

STATE OF SOUTH CAROLINA
IN COURT OF APPEALS

Anderson Brothers Bank
Plaintiff-respondent,

73015

Vs.

Dazarhea Monique Parson, aka Dazarhea D Parson, a/k/a Dazarhea Monique Daniels
Parson, A. Tyrone, Jr. a/k/a Arnold Tyrone)Parson, Jr., South Carolina Department of
Revenue and South Carolina Department of Motor Vehicles, Defendants,

Defendant-appellants.

Motion for Reconsideration
Appeal number 2013-001824
Marion County Case number 2013-CP-33-306

Appeal from order granting summary judgment
Marion County Special Referee,
Haigh Porter, presiding

Arnold Jr. Dazarhea Parson
3546 Quail Roost Road
Mullins, South Carolina [29574]

July 18, 2014

RECEIVED
JUL 28 2014
SC Court of Appeals

Forgive us; we have come to realize we did not submit proof of allegations in support of the petition for permanent injunctive relief. For reconsideration of this honorable court, attached is appellants' petition for permanent injunctive relief, along with the transcript from a show cause hearing held on April 30, 2014 that contains undisputed material facts that supports the claims in the permanent injunctive relief as well as other documents.

Petitioner's pray that this honorable court reconsider and allow its permanent injunctive relief based on the undisputed material facts included but not limited to judge openly admitting on and for the record that he does not have an oath of office in violation of 5USC and Anderson Brothers Bank being a fictitious party/entity.

Petitioner's also pray that if Petition is ruled faulty or defective, that this honorable court give the opportunity to cure or remedy the defect in accords with "Thompson v. Davis (9th Cir.2002) 295 F.3d 890,895" A complaint should not be dismissed unless it appears beyond doubt that the plaintiff can prove no set of facts in support of the claim that would entitle the plaintiff to relief.; "Plastsky v. CIA; "Hall v Bellmon (10th Cir. 1991) 935 F.2d 1106,1110" A pro se/pro per litigant should be given a reasonable opportunity to remedy defects in his pleadings if his factual allegation are close to stating a claim for relief.

UCC 1-304
By: Arnold Parson Jr. Dazarhea Parson
Arnold Jr., Dazarhea Parson
Post Office Box 776
Mullins, South Carolina [29574]
In Propria Persona Sui Juris

FORM 7
PROOF OF SERVICE
MOTION FOR RECONSIDERATION

THE STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM MARION COUNTY

Court of Common Pleas

The Honorable Haigh Porter, Master in Equity Special Referee Judge

Case No. 2013-CP-33-306

Appellant's Number 2013-001824

Suzanne Grigg as,
Attorney of Anderson
Brothers Bank,

Respondent

v.

Arnold Jr. Dazarhea Parson,

Appellants

PROOF OF SERVICE

We certify that we have served the Motion for Reconsideration on Anderson Brothers Bank by depositing a copy of it in the United States Mail, postage prepaid, on July 25, 2014, addressed to Anderson Brothers Bank attorney of record, Suzanne Grigg, 1230 Main Street, Suite 700 (29201) Post Office Drawer 2426 Columbia, South Carolina 29202.

July 18, 2014

ucc 1-308
By: Arnold Parson Jr. Dazarhea Parson

Arnold Jr., Dazarhea Parson
Post Office Box 776
Mullins, South Carolina 29574
In Propria Persona Sui Juris