

STATE OF SOUTH CAROLINA  
IN COURT OF APPEALS

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APPEAL FROM MARION COUNTY  
Court of Common Pleas

Haigh Porter, Special Referee for Marion County

**RECEIVED**  
SEP 10 2014  
**SC Court of Appeals**

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Appeal number 2013-001824  
Marion County Case number 2013-CP-33-306

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Anderson Brothers Bank  
Respondent,

V.

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

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Of Whom

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Dazarhea Monique Parson, aka Dazarhea D Parson, a/k/a Dazarhea Monique Daniels  
Parson, A. Tyrone, Jr. a/k/a Arnold Tyrone Parson, Jr., is the.....Appellants

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APPELLANT'S CONDITIONAL ACCEPTANCE

Arnold Jr. Dazarhea Parson  
Post Office Box 776  
Mullins, South Carolina [29574]  
(843)-409-9086  
In Propria Persona Sui Juris

Upon conditions precedent, Appellants are respectfully willing to accept Respondents offer dated on August 26,2014 so long as, they can and will provide verified proof sworn to under penalty of perjury on your unlimited commercial

liability including but not limited to the following:

1. Suzanne Grigg & Kirsten Small attorney's for respondents have firsthand knowledge of each and every document, exhibit, pleadings and the like of which they wish to have entered into the record on appeal.
2. Prove that the foreclosure judgment and order for sale was granted by a judge that has sworn an oath of office in accords with USA Constitution, Federal, and State Law.
3. Prove that your clients Anderson Brothers Bank were not fictitious plaintiffs at the hearing held on July 29, 2013 and now fictitious respondents.
4. Prove that your clients are/were The Real Party in Interest in accords with the Corporate Alter Ego Doctrine.
5. Rebut Affidavit (attached) on a point by point basis sworn to under penalty of perjury on your unlimited commercial liability.

Appellants hereby request Respondents provide all (i.e. each, every, any) material used by Respondents in making their determination. Failure to provide verified proof under penalty of perjury to all above five(1-5) along with all material facts/ direct evidence used in making your determination will be your tacit consent that you agree with (i) the Appellant's motion to strike respondents

designation of matter to the record on appeal(ii) that the lower court lacked jurisdiction(iii) that your guilty of contempt for bring a claim in the name of a fictitious party (iv) that you have committed fraud upon the court(v)that you have filed a claim in which relief can't be granted.

Respondent also agree that the hearing held on July 29, 2013 in the lower court should be reversed in favor of and relief for damages incurred under the color of law granted to Appellants with prejudice res judicata.

**Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent**

Govern oneself Accordingly

UCC 1-308/1-103.6

*By: Arnold Parson Jr. Dazarhea Parson*

Arnold Jr. Dazarhea Parson  
Post Office Box 776  
Mullins, South Carolina [29574]  
(843)-409-9086  
In Propria Persona Sui Juris

September 5, 2014

STATE OF SOUTH CAROLINA  
IN COURT OF APPEALS

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Court of Common Pleas

Haigh Porter, Special Referee for Marion County

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Appeal number 2013-001824  
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Revenue and South Carolina Department of Motor Vehicles, Defendants,  
Defendant

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Of Whom

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Parson, A. Tyrone, Jr. a/k/a Arnold Tyrone Parson, Jr., are the.....Appellants

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PROOF OF SERVICE

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We certify that we served the Affidavit and Conditional Acceptance of Appellants on Respondents, represented by Suzanne Taylor Graham Grigg of Nexsen Pruet, LLC, by depositing a copy of it in the United States Mail, postage prepaid, addressed to Respondent's Attorney as follows:

Suzanne Taylor Graham Grigg 1230 Main St. Suite 700 Columbia, SC 29202

Arnold Jr. Dazarhea Parson  
Post Office Box 776  
Mullins, South Carolina [29574]

September 5, 2014

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Revenue and South Carolina Department of Motor Vehicles, Defendants,

Defendant

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Of Whom

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Parson, A. Tyrone, Jr. a/k/a Arnold Tyrone Parson, Jr., is the.....Appellants

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APPELLANT'S AFFIDAVIT

Arnold Jr. Dazarhea Parson  
Post Office Box 776  
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(843)-409-9086  
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## **AFFIDAVIT**

The undersigned, Appellants hereinafter "Affiant(s)", does solemnly affirm, declare and state as follows:

1. Affiant(s) is competent to state the matters set forth herein.
2. Affiant(s) has firsthand knowledge of the facts stated herein.
3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affiant(s) will testify to their veracity.

Allegations:

1. There is no evidential proof/ material facts in support of attorney for Respondents Nexsen Pruet Suzanne Grigg & Kirsten Small having bona fide firsthand knowledge of any contracts or signatures contained therein of which they wish to enter onto the record on appeal and affiant(s) believes that no such evidence exist.
2. There is no evidential proof/ material facts in support of Respondents Anderson Brothers Bank was not a fictitious plaintiff, nor were they the real party in interest and affiant(s) believes that no such evidence exist.
3. There is no evidential proof/ material facts in support of Respondents or their attorney Nexsen Pruet Suzanne Grigg & Kirsten Small having rebutted any affidavits previously received prior to the lower court hearing and affiant(s) believes that no such evidence exist.
4. There is no evidential proof/material facts in support of Special Referee/Master in Equity/Judge at Writ of Assistance hearing Haigh Porter did not openly admit on and for the record that he has not sworn an oath of office in violation of South Carolina Code & USA Code and affiant(s) believes that no such evidence exist.
5. There are no evidential proof/material facts in support of the affiant(s) truly receiving a purported three dollar consideration given by Respondents and affiant(s) believes that no such evidence exists.
6. There are no evidential proof/material facts in support of Judge Haigh Porter acting impartial in this matter by his wife receiving a benefit from the foreclosure sale of Affiant(s) private Property and affiant(s) believes that no such evidence exists.

7. There is no evidential proof/material facts in support of the lower court having jurisdiction to hear this case and affiant(s) believes that no such evidence exists.
8. There is no evidential proof/material facts in support of Affiant(s) not responding to summons and complaint received on May 1, 2013 and a response/answer filed and sent to Respondents attorney Nexsen Pruet Suzanne Grigg on May 2, 2013 and affiant(s) believes that no such evidence exist.
9. There is no evidential proof/material facts in support of attorney for Respondents openly admitting on and for the record during the Writ of Assistance hearing that Anderson Brothers Bank was a corporate fiction by stating “that they received their corporate charter from the state” and affiant(s) believes that no such evidence exist.
10. There is no evidential proof/material facts in support of Judge Haigh Porter not admitting on and for the record during the Writ of Assistance Hearing that Anderson Brothers Bank was a corporate fiction/fictitious party and affiant(s) believes that no such evidence exist.

Proof of Allegations:

1. Attorney for Respondents Nexen Pruet Suzanne Grigg & Kirsten Small affirms they do not have bona fide firsthand knowledge of any contracts or signatures contained therein of which they wish to enter onto the record on appeal. If no timely rebuttal it is affirmed.
2. Respondent Anderson Brothers Bank affirms that they are a fictitious plaintiff, and they are not the real party in interest. If no timely rebuttal it is affirmed.
3. Respondent and their attorney Nexsen Pruet Suzanne Grigg & Kirsten Small affirm that they have not rebutted any affidavits previously received prior to the lower court hearing. If no timely rebuttal it is affirmed.
4. Respondents affirms Special Referee/Master in Equity/Judge at Writ of Assistance hearing Haigh Porter has openly admitted on and for the record that he has not sworn an oath of office, in violation of South Carolina Code & USA Code. If no timely rebuttal it is affirmed.
5. Respondent Anderson Brothers Bank affirms that there are no evidential proof/material facts in support of the affiant(s) truly receiving a purported three dollar consideration. If no timely rebuttal it is affirmed.

6. Respondents affirms that Judge Haigh Porter did not act impartial in this matter do to the fact that his wife did receive a benefit from appearing on the behalf of Anderson Brothers Bank at the foreclosure sale of Affiant(s) private property and if no timely rebuttal it is affirmed.
7. The Respondents affirm that the lower court did not have jurisdiction to hear this case. If no timely rebuttal it is affirmed.
8. Respondents affirm that there is evidential proof/material facts in support of Affiant(s) filing there response/answer to summons and complaint on May 2, 2013. If no timely rebuttal it is affirmed.
9. Attorney for Respondents Suzanne Grigg affirms that she openly admitting on and for the record during the Writ of Assistance hearing that Anderson Brothers Bank gets their corporate charter from the state. If no timely rebuttal it is affirmed.
10. Respondents affirm that Judge Haigh Porter did admit on and for the record during the Writ of Assistance Hearing that Anderson Brothers Bank was a corporate fiction and fictitious party. If no timely rebuttal it is affirmed.

Respondents have (10) days to rebut this affidavit on a point by point basis, sworn to under penalty of perjury on your unlimited commercial liability. The recipient of this document is asked to rebut the facts contained herein. Pursuant to Federal Rules of Civil Procedures 8(d) and South Carolina Rule 8(b), all facts not rebutted are admitted as truth. Failure to deny constitutes admission.

We certify on our own unlimited commercial liability that we have read the above and it is complete and not misleading the truth the whole truth and nothing but the truth.

UCC 1-305/1-103: 6  
By: Arnold Parson Jr. Dazarhea Parson

Arnold Jr. Dazarhea Parson  
Post Office Box 776  
Mullins, South Carolina [29574]  
(843)-409-9086  
In Propria Persona Sui Juris

STATE OF SOUTH CAROLINA) JURAT

COUNTY OF MARION )

Notary

On this date SEPTEMBER 8, 2014, a natural man and women appeared in their true characters, who identified themselves as Arnold Parson Jr & Dazarhea Parson., appeared before me PATRICK T RICHMOND, a notary public residing in MARION County, SC state and attested to the truth of this affidavit with their oath and autograph.



Notary Public

Commission Expires 06252020

Seal

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