

Columbia
Direct Dial (803) 576-3718
sbias@richardsonplowden.com

August 8, 2014

VIA HAND DELIVERY

The Honorable Jenny A. Kitchings
Clerk, South Carolina Court of Appeals
Edgar Brown Building
1205 Pendleton Street
Columbia, South Carolina 29201

RECEIVED
AUG 08 2014
SC Court of Appeals

Re: Discover Bank, Respondent v. Samantha Hendrix, Appellant
Appellate Case No.: 2014-000142
Civil Action No.: 2012-CP-36-00484
Our File No.: 7615-8052

Dear Ms. Kitchings:

Pursuant to Rule 208(b)(7), SCACR, I write to provide the Court with Supplemental Citations in the above referenced matter. The below citations are significant authorities which are submitted to aid the Court in their review and analysis of this issues in the above-referenced appeal.

Page 4, Issue B: See Strickland v. Consolidated Energy Prod. Co., 274 S.C. 554, 265 S.E.2d 682 (1980) ("A general appearance constitutes a voluntary submission to the jurisdiction of the court and waives any defects and irregularities in the service of process[;] if a defendant, by his appearance, asks for relief which can only be granted by the hypothesis that the court has jurisdiction of his person, then he has made a general appearance.") (internal citations omitted); Connell v. Connell, 249 S.C. 162, 153 S.E.2d 396 (1967) ("Whether an appearance is general or special is determined by the relief sought, and if a defendant, by his appearance, *insists only on objection that he is not in court for want of jurisdiction over his person, and confines his appearance for that purpose only*, then he has made a special appearance, *but if he raises any other question or asks any relief which can only be granted on the hypothesis that the court has jurisdiction over his person*, then he has made a general appearance.") (emphasis

Page 2
The Honorable Jenny Abbott Kitchings
August 8, 2014

complaint, it may also obtain personal jurisdiction if the defendant makes a voluntary appearance”).

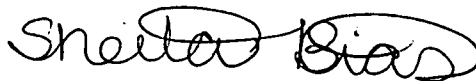
Page 5, Conclusion: See Mull v. Ridgeland Realty, L.L.C., 387 S.C. 479, 485, 693 S.E.2d 27, 30 (Ct. App. 2010) (“The principal object of service of process is to give notice to the defendant . . . of the proceedings against it.”).

Thank you so much for your consideration and if you have any questions, please do not hesitate to contact me.

I am this day serving a copy of the foregoing on all counsel of record.

With kind regards, I am

Sincerely,

A handwritten signature in cursive script that reads "Sheila M. Bias". The signature is written in black ink and is positioned above the typed name.

Sheila M. Bias

SMB/

cc: S. Nelson Weston, Esquire
Timothy Griffith, Esquire
Rolf M. Baghdady, Esquire