

The South Carolina Court of Appeals

Bernard Loyer, Jr., and Sherry Loyer, Respondents,

v.

S17 Owners Association, Inc.; John L. Avent; Frances Avent; Sylvia S. Berger; Robert J. Berning; Jeanne M. Clavel; Greg Connell; Gerald Crawford; Bruce C. Douglas; Jonathan D. Dunn; Les Galazka; Michael V. Goransky; Frank L. Gougher; David E. Harris; Cathryn A. Knight; John H. Lacher; Kyle R. Larson; Laura Linn; Roger McCoig; Charles Wilmont Miller; Michael O'Brien; Carolyn M. Rischbieter; William Satcher and Belinda Smith-Sullivan, Defendants,

Of Whom S17 Owners Association, Inc.; John L. Avent; Frances Avent; Sylvia S. Berger; Greg Connell; Jonathan D. Dunn; Michael V. Goransky; Frank L. Gougher; David E. Harris; Cathryn A. Knight; John H. Lacher; Kyle R. Larson; Michael O'Brien; Carolyn M. Rischbieter; and Belinda Smith-Sullivan are Appellants,

And Charles Wilmont Miller is a Respondent.

Appellate Case No. 2014-001742

ORDER

Charles Wilmont Miller's request to be listed a Respondent in this matter is granted.¹

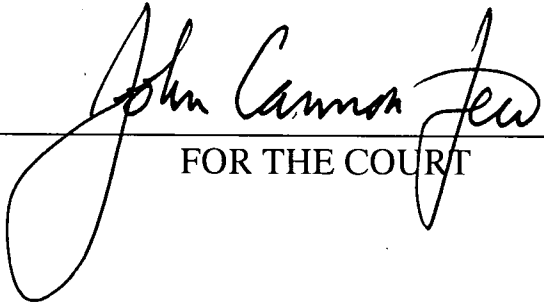
Appellants motion to "require Attorney Marsha Banks to provide a certified copy of the document signed by each Defendant agreeing to representation" and to

¹ We note Miller was served with the notice of appeal.

"require Attorney Michael Medlock to provide certified copies of the applicable affidavits of services filed with the lower court that pertain to Defendants of this case" is denied. We note that this court will not consider documents that were not presented to the trial court. See Rule 210 (c), SCACR (providing the record shall not include matter which was not presented to the lower court or tribunal.).

Michael S. Medlock, attorney for Respondents Bernard Loyer, Jr., and Sherry Loyer, has moved to be relieved as counsel. The motion is granted. Respondents Bernard Loyer and Sherry Loyer have thirty days to obtain new counsel, or this court will presume they are proceeding pro se.

Marsha M. Banks, counsel for Defendants, has also filed a motion to be relieved as counsel, alleging Defendants have chosen not to communicate with her. This court will consider the motion upon receipt of proof that counsel has served Defendants with a copy of the motion to be relieved.


FOR THE COURT

Columbia, South Carolina

cc:
Michael Strom Medlock, Esquire
Philip Herman Woolhiser, Esquire
Marsha M. Banks, Esquire
Paul Knapp Simons, Jr., Esquire
Bernard Loyer, Jr.
Sherry Loyer

FILED
11/20/14