



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
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February 13, 2015

Ryan Powell
c/o 25056 Timberlake Drive
Fort Mill SC 29708

Re: Ryan Powell v. Amy Boheler
Appellate Case No. 2014-002578

Dear Mr. Powell:

Your return to the motion for extension of time by respondents was not received in our office until February 9, 2015. I have enclosed a file stamped copy of your return and envelope for your review so you can see the date of receipt by the Court. I also must advise you that the Court routinely grants a first extension request. This is the reason the order granting the request was issued.

Very truly yours,

V. Claire Allen, Deputy

CLERK

cc: Walter Keith Martens, Esquire

THE STATE OF SOUTH CAROLINA
In the Supreme Court

APPEAL FROM YORK COUNTY
Court of Common Pleas

Stonewall Jackson Kimball, Special Circuit Court Judge

Case No. 2014-CP-46-1425
Appellate Case No. 2014-002578

Copy

Ryan Powell, Appellant,

v.

Amy Boheler d/b/a York County Auditor,
Beth Latham d/b/a York County Treasurer, and
Robert Kiser d/b/a York County Delinquent Tax Collector,
each in their individual and official capacities, Respondents.

RETURN TO RESPONDENTS' MOTION FOR
EXTENTION OF TIME TO FILE THEIR INITIAL BRIEF

Respondents are requesting equitable relief but coming to this court with "unclean hands". This court must deny their frivolous motion for the following reasons:

1. Respondents' attorney states in his motion that "Counsel would show" that he has a conflict in his schedule but then he failed to enter any evidence to support his allegations of a scheduling conflict.
2. No competent attorney would still be conducting full-time discovery during the couple weeks prior to a jury trial so Respondent's attorney's unsubstantiated assertion of such is dubious at best and probably false in light of the following evidence.


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FEB 09 2015

SC Court of Appeals

3. This court is requested to take mandatory judicial notice that Daniel Joseph Ballou (a partner in Respondents' attorney's law firm) is listed as co-counsel for a jury trial beginning February 2, 2015. Respondent's attorney is NOT listed as an attorney of record for that case or for any other jury trial case schedule to take place in York County during that time frame. See the State's official court records web page for the referenced case [2013-CP-46-00246] that shows these indisputable facts:-
<http://publicindex.sccourts.org/york/PublicIndex/CaseDetails.aspx?CourtAgency=46002&Casenum=2013CP4600246&CaseType=V&Org=CR>.
4. This court is requested to also take mandatory judicial notice that the above case (under the "actions" tab) shows NOT ONE SINGLE discovery motion have been made in that case in the last two years and in fact a summary judgment motion was filed April 20, 2014 and partially granted July, 17, 2014 so discovery on that case would have had to be completed before last July.
5. Accordingly, Respondents request for equitable relief is not only ungrounded but based entirely on unsubstantiated and, more probably than not, false allegations of their attorney who has chosen to assist his partner in his partner's case over defending his own clients. This court must deny their frivolous motion meant only for delay. Should this court grant Respondents' motion for an extension it should expedite the hearing and decision of this appeal so that Appellant is not wronged again by Respondents during this appeal which an extension will make possible.

January 27, 2015


Ryan Powell, Appellant
c/o 25056 Timberlake Drive
Fort Mill, South Carolina
(919) 400-6339

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APPEAL FROM YORK COUNTY
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Case No. 2014-CP-46-1425
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Ryan Powell, Appellant,

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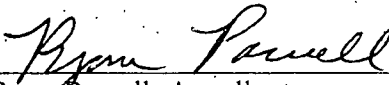
Amy Boheler d/b/a York County Auditor,
Beth Latham d/b/a York County Treasurer, and
Robert Kiser d/b/a York County Delinquent Tax Collector,
each in their individual and official capacities, Respondents.

Certificate of Service

I certify that I have served on all Respondents Appellant's Return to their motion for an extension of time to serve their initial brief by and through their attorney of record by depositing the same in the United States Mail with proper postage affixed and addressed as follows:

W. Keith Martens
HAMILTON, MARTENS, BALLOU & CARROLL, LLC,
P.O. Box 10940,
Rock Hill, SC 29731

January 27, 2015

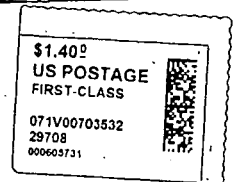
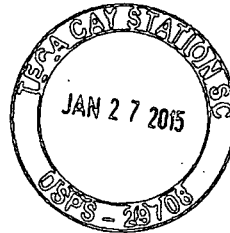

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