

**THE STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS**

**APPEAL FROM DORCHESTER COUNTY  
COURT OF COMMON PLEAS**

**EDGAR W. DICKSON, FIRST CIRCUIT**

**RECEIVED**

**MAR 06 2015**

**SC Court of Appeals**

**Case # 2009-CP-18-2200**

**RENE McMASTERS (RONAGHAN).....Respondent**

**vs.**

**HOWARD W. CHARPIA and JODY E. CHARPIA.....Appellants**

**PROOF OF SERVICE**

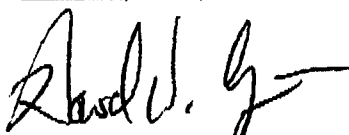
**I, Howard W. Charpia, hereby certify that I mailed the "attached"**

**Letter dated February 23, 2015 to :**

**Attorney Frank M. Cisa  
858 Lowcountry Blvd.  
Suite 101  
Mt. Pleasant, SC 29464**

**SC Court of Appeals  
1015 Sumter Street  
Columbia, SC 29201**

**Date (s) mailed 3-6, 2015 AND 2-23, 2015**

  
**Howard W. Charpia, et al**



**To: Court of Appeals  
1015 Sumter Street  
Columbia, SC 29201**

**2-23-15**

**RECEIVED**

MAR 06 2015

**From: Howard W. Charpia , et al  
1450 Jahnz Ave.  
Summerville , SC 29485**

**SC Court of Appeals**

**Re: 2013-002311 McMasters v. Charpia , et al**

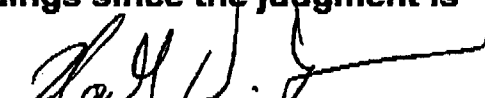
**Court,**

**FOR THE RECORD . This Appeal , case # 2009-CP-18-2200,  
does not entail a judgment against Howard W. Charpia , et al. Said  
Judgment , case # 2002-CP-18-932 was rendered on August 5 , 2004.**

**Ten (10) years have passed and said judgment is extinguished  
and has lost it's active energy. A judgment lien is purely statutory , its  
duration as fixed by the legislature may not be prolonged by the Courts.  
Said judgment falls within Section 15-39-30 , which is a statute of repose.  
And 15-39-30 cannot operate to toll the ten-year execution period.**

**South Carolina Courts will not permit a litigant to bypass the ten-year  
limitation on executions by styling an action as something other than an  
action to execute.**

**It is futile to continue Court proceedings since the judgment is  
unenforceable as a matter of law.**

  
**Howard W. Charpia , et al**

*PAID & MAILED  
2-23-15  
HWC*