

75949

**THE STATE OF SOUTH CAROLINA
In The Court of Appeals**

**APPEAL FROM DORCHESTER COUNTY
Master-In-Equity**

Judge James E. Chellis, Master-In-Equity

Case No: 2015-000834

RECEIVED
MAY 12 2015
SC Court of Appeals

514-Jump Amusements, LLC, Plaintiff/Respondent Respondent
vs.

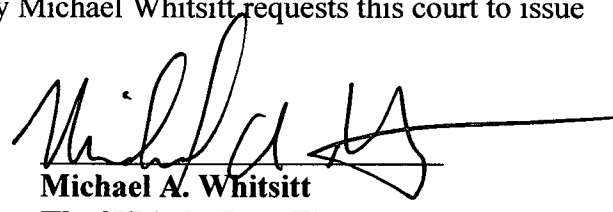
Mary L. Howell, Defendant/AppellantAppellant.

MOTION TO BE RELIEVED AS COUNSEL

Attorney Michael Whitsitt proposes the following Motion in regard to the case on appeal:

- (1) That he be removed as counsel for the appellants for the following reasons:
 - (a) Appellants hired Attorney Michael Whitsitt and were notified in their fee agreement that they would need to hire an attorney should they wish to pursue an appeal;
 - (b) Prior to the filing of the final order in this case Attorney Michael Whitsitt notified the appellants that as soon as the order was issued they would have only 30 days to file a notice of appeal and would need to retain a new attorney in order to file said appeal.
 - (c) Once the filed copy of the final order was served on Attorney Michael Whitsitt the appellants were notified that should they wish to appeal the matter they would need to hire a new attorney;
- (2) For the foregoing reasons Attorney Michael Whitsitt requests this court to issue an order relieving him as counsel.

May 5, 2015



**Michael A. Whitsitt
The Whitsitt Law Firm
1476 Ben Sawyer Boulevard, Suite 3
Mount Pleasant, South Carolina 29464
(843)696-8904**

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM DORCHESTER COUNTY
Master-In-Equity

Judge James E. Chellis, Master-In-Equity

Case No: 2015-000834

RECEIVED
MAY 12 2015
SC Court of Appeals

514-Jump Amusements, LLC, Plaintiff/Respondent Respondent
vs.

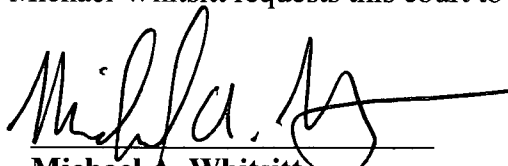
Mary L. Howell, Defendant/AppellantAppellant.

MOTION TO BE RELIEVED AS COUNSEL

Attorney Michael Whitsitt proposes the following Motion in regard to the case on appeal:

- (1) That he be removed as counsel for the appellants for the following reasons:
 - (a) Appellants hired Attorney Michael Whitsitt and were notified in their fee agreement that they would need to hire an attorney should they wish to pursue an appeal;
 - (b) Prior to the filing of the final order in this case Attorney Michael Whitsitt notified the appellants that as soon as the order was issued they would have only 30 days to file a notice of appeal and would need to retain a new attorney in order to file said appeal.
 - (c) Once the filed copy of the final order was served on Attorney Michael Whitsitt the appellants were notified that should they wish to appeal the matter they would need to hire a new attorney;
- (2) For the foregoing reasons Attorney Michael Whitsitt requests this court to issue an order relieving him as counsel.

May 5, 2015



Michael A. Whitsitt
The Whitsitt Law Firm
1476 Ben Sawyer Boulevard, Suite 3
Mount Pleasant, South Carolina 29464
(843)696-8904

**THE STATE OF SOUTH CAROLINA
In The Court of Appeals**

**APPEAL FROM DORCHESTER COUNTY
Master-In-Equity**

Judge James E. Chellis, Master-In-Equity

Case No: 2015-000834

RECEIVED
MAY 12 2015
SC Court of Appeals

514-Jump Amusements, LLC, Plaintiff/Respondent..... Respondent
vs.

Wild Jumps LLC, et. al., Defendant/AppellantAppellant.

PROOF OF SERVICE

I certify that I have served the Motion to be Relieved on Sarah Rangel and Michael Dever by depositing a copy of it in the United States Mail, postage prepaid, on May 6, 2015, addressed to them personally as follows: Sarah Rangel and Michael Dever 123 Ashdown Drive, Summerville, South Carolina 29483

May 6, 2015



**Michael A. Whitsitt
The Whitsitt Law Firm
1476 Ben Sawyer Boulevard, Suite 3
Mount Pleasant, South Carolina 29464
(843)696-8904**

**THE STATE OF SOUTH CAROLINA
In The Court of Appeals**

**APPEAL FROM DORCHESTER COUNTY
Master-In-Equity**

Judge James E. Chellis, Master-In-Equity

Case No: 2015-000834

RECEIVED
MAY 12 2015
SC Court of Appeals

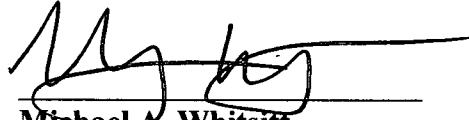
514-Jump Amusements, LLC, Plaintiff/Respondent Respondent
vs.

Wild Jumps LLC, et. al., Defendant/AppellantAppellant.

PROOF OF SERVICE

I certify that I have served the Motion to be Relieved on Sarah Rangel and Michael Dever by depositing a copy of it in the United States Mail, postage prepaid, on May 6, 2015, addressed to them personally as follows: Sarah Rangel and Michael Dever 123 Ashdown Drive, Summerville, South Carolina 29483

May 6, 2015



**Michael A. Whitsitt
The Whitsitt Law Firm
1476 Ben Sawyer Boulevard, Suite 3
Mount Pleasant, South Carolina 29464
(843)696-8904**



May 6, 2015

RECEIVED

MAY 12 2015

SC Court of Appeals

South Carolina Court of Appeals
1220 Senate Street
Columbia, South Carolina 29201

RE: 514-Jump Amusements, LLC v. Wild Jumps LLC et. al.; 2015-000834

Dear Sir or Madam,

Please find an original and one copy of the following: 1) *Notice of Motion and Motion to be Relieved as Counsel*; 2) *Proof of Service*; and 2) Check for \$25.00 from my operating account.

Please file the original and return the clocked copy to me in the pre-paid envelope provided.

Respectfully,

Michael A. Whitsitt

MAW/me
Attachments

CC: Sarah Rangel and Michael Dever

Paul Ferrara, Esquire

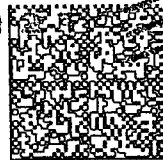


The Whitsitt Law Firm

1476 Ben Sawyer Boulevard, Suite 3
Mount Pleasant, South Carolina 29464

CHARLESTON SC 294

09 MAY 2015 PM



UNITED STATES POSTAGE
PITNEY BOWES

02 1P
\$000.690
0000516411 MAY 08 2015
MAILED FROM ZIP CODE 29464

South Carolina Court of Appeals
1220 Senate Street
Columbia, South Carolina 29201

RECEIVED

MAY 12 2015

SC Court of Appeals

29201X3723

