

STATE VS. Arnold Tyrone Parson Jr
CASE # (S) 46764EC
CHARGE Trespassing after notice

MOTION TO CURE DENIAL OF ORAL DISMISSAL

All officers of the court are hereby placed on notice under authority of the supremacy and equal protection clauses of the united states Constitution and the Common Law authorities of *Platsky v. C.I.A.* 953 F.2d. 25, and *Anastasoff v. United States*, 223 F.3d 898 (8th Cir. 2000) relying on *Clearfield Trust Co. v. United States* 318 US. 363-371; *Willy v. Coastal Corp.*, 503 U.S. 131, 135 (1992), *United States v. International Business Machines Corp.*, 517 U.S. 843, 856 (1996), quoting *Payne v. Tennessee*, 501 U.S. 808, 842 (1991) (Souter, J., concurring). *Trinsey v. Pagliaro*, D.C. Pa. 1964, 229 F. Supp. 647, *American Red Cross v. Community Blood Center of the Ozarks*, 257 F.3d 859 (8th Cir. 07/25/2001).

Comes now I, :Arnold:, a natural man, Real Party in Interest, Paramount Interest Holder, an injured party, in propria persona sui juris appearing specially under "restricted appearance" (Rule 8 E of the Supplemental Rules for Certain Admiralty and Maritime Claims) exercising his unalienable guaranteed rights afforded to him by the Constitution for the united states of America(Major) and the Constitution for South Carolina. I Arnold am unschooled in law and notices the court of enunciation of principles as stated in Haines v. Kerner, 404 U.S. 519, wherein the court has directed that those who are unschooled in law making pleadings and/or complaints shall have the court look to the substance of the pleadings rather than in the form, and in that light move this court to immediately enter a dismissal and expungement of record without any waiver of any defenses nor rights.

12-31-15 P01:58 OUT

AFFIRMATIVE DEFENSES

12(b)(1) Lack of Subject matter jurisdiction

1. The lower court lacked jurisdiction to execute on the order for Writ of Assistance in accords with South Carolina Appellant Court Rules Rule 205 Effect on Appeal, and 221(b) Remittur.
2. Special Referee should have known, could have known, or knew once he received notice of appeal on October 28, 2015 by email he had a duty to stay the execution. Being that the order was in the exclusive jurisdiction of the Appellant Court. (See Exhibit A)
3. This sham charge should be dismissed for lack of subject matter jurisdiction as per; "Jurisdiction, once challenged, is to be proven, not by the court, but by the party attempting to assert jurisdiction. The burden of proof of jurisdiction lies with the asserter. The court is only to rule on the sufficiency of the proof tendered. See, "McNutt v. General Motors Acceptance Corp, 298 U.S. 178 (1936). The origins of this doctrine of law may be found in Maxfield v. Levy, 4 U.S. 330(1797), 4 U.S. 330 (Dall.) 2 Dall. 381 2 U.S. 381 1 L.Ed. 424

WHEREFORE, I :arnold: a man moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

Denial of Constitution Provisions

4. The execution of the order on November 2, 2015 after notice prior to ones unalienable, inalienable, due process right to be heard (Mandatory Injunction, Relief from Judgment,

and Challenge of Jurisdiction, Notice of Appeal , and Petition for Emergency Stay) was a denial of Constitution Provisions see (i) S.C. Const. art. I, § 3 (Due Process)(ii) S.C. Const. art. I, § 10 (Invasion of Privacy) (iii) S.C. Const. art. I, § 22 (Right to be heard) (iv) S.C. Const. art. I, § 23(Provisions of Constitution Mandatory) of the South Carolina Constitution (See Exhibit B).; S. Carolina v. US., 199 US 437, 448(1905).

5. This sham trespassing charge should be dismissed for denial of constitution provisions.

WHEREFORE, I :arnold: moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

12(b)(6) Failure to state facts sufficient to constitute a cause of action

6. The lower court (Special Referee and Clerk of Court) informed Marion County Sheriff Office that this matter was not on appeal.

7. The lower court also informed them that the proper paperwork has not been filed.

8. The Marion County court of common plea records shows a Mandatory Injunction, Relief from Judgment, and Challenge of Jurisdiction was filed on October 16, 2015.

9. On October 28, 2015 an objection to special referee order was filed.

10. On October 29, 2015 Notice of Appeal and email noticing all parties was filed.

11. On October 30, 2015 a Petition for Emergency stay was filed. (See Exhibit C)

12. All necessary filing fees were satisfied.

13. This sham trespassing charge should be dismissed for failure to state facts sufficient to constitute a cause of action.

WHEREFORE, I :arnold: moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

BENIFICARY

14. I :arnold: am the beneficiary of the public trust.

15. I :arnold: am Not the trustee of the public trust.

16. I :arnold: the beneficiary demands this sham trespassing charge dismissed immediately.

WHEREFORE, I :arnold: beneficiary moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

Gross Negligence

17. Special Referee exercised gross negligence in his duties to act with reasonable care by way of failing to inform Marion County Sheriff Department to stay the execution of order because an injunction, appeal, and stay had been filed of which he and attorney for Respondents had received notice of all filings on or around October 28, 2015. (See

Exhibit D)

18. On October 30, 2015 the clerk of court communicated the facts to Special Referee (See Affidavit of Truth Attached)

19. I :arnold: not only sent 2 courtesy notices to the Sheriff, I also personally appeared at the Marion County Magistrates Office on or around October 29, 2015 noticing them of the facts. Special Referee refused to uphold the law. (See Exhibit E)

20. The Marion County Sheriff Department failed to uphold their oath and protect, and defend the constitution and the rights afforded to the people.
21. This sham trespassing charge should be dismissed for the gross negligence of the special referee and Marion County Sheriff

WHEREFORE, I :arnold: moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

Lack of Standing

22. The state of South Carolina nor Marion County appeared, personally, to take the stand, swear in on and for the record stating how I :arnold: have injured them.
23. The state is a corporation and being such must have a contract that one have entered into, knowingly, willingly, and intentionally to be lawfully binding. Clearfield Trust Co. v. United States 318 US. 363-371; U.S. v. Burr, 309 U.S. 242 See: 22 U.S.C.A.286e, Bank of U.S. vs. Planters Bank of Georgia, 6L, Ed. (9 Wheat) 244; 22 U.S.C.A. 286 et seq., C.R.S. 11-60-103
24. It appears that they don't exist as per; Maxim of Law "It is the same not to exist as not to appear."
25. The state is not the real party in interest.
26. There is not a living, breathing, flesh and blood natural man or woman bringing this claim as an injured party.
27. The state is not the injured party.

28. Corpus Delecti must exist for any case to have standing in an American court. The 3 elements necessary to be proven to establish corpus delecti are; 1. Alleged damage or injury, 2. Alleged violation of a legal right, and 3. Redress ability of the court. Corpus Delecti must be proven not merely asserted, any case in which corpus delecti cannot be proven there is no standing, and without standing the court does not have jurisdiction to hear any case." CLIFFORD v. SUPERIOR COURT 45 Cal rptr 2nd 333,335, "Without standing there is no actual or justifiable controversy and courts will not entertain cases."; "Typically,... the standing inquiry requires careful judicial examination of a complaint's allegations to ascertain whether the particular plaintiff is entitled to an adjudication of the particular claims asserted." *Allen v. Wright*, (1984)468 U.S. 737, 752; "Inasmuch as every government is an artificial person, an abstraction, and creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them." S.C.R. 1795, *Penhallow v. Doane's Administrators* (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54), Supreme Court of the United States 1795. "As the use of private corporate commercial paper [Federal Reserve notes], debt currency or securities [checks] is concerned, removes the sovereignty status of the government of "We the People" and reduces it to an entity rather than a government in the area of finance and commerce as a corporation or person. "Governments descend to the level of a mere private corporation and take on the characteristics of a mere private citizen. This entity cannot compel performance upon its corporate statute or rules unless

it, like any other corporation or person is the holder-in-due course of some contract or commercial agreement between it and the one upon whom the payment and performance are made and are willing to produce said documents and place the same evidence before trying to enforce its demands called statutes". For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government." Clearfield Trust Co. v. United States 318 US. 363-371

29. This sham trespassing charge should be dismissed for lack of standing.

WHEREFORE, I :arnold: moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances.

MOTION TO DISMISS

This motion to cure arises from denial of the oral motion for dismissal of trespassing charge 46764EC held on December 11, 2015. I :arnold: a man moves this court to enter an order immediately dismissing trespassing charge 46764EC on the grounds of:

I :arnold: restate all affirmative defenses (1-29) as forever relevant and material to this motion to dismiss by reference herein.

30. In accords with South Carolina Appellate Court Rule 203(b)(4) Appeals from Master and Special Referees shall be served in the same manner as provided by Rule 203(b)(1) where it states, "a notice of appeal shall be served on all respondents within (30) days after receipt of written notice of entry of the order or judgment.

31. In accords with South Carolina Rule 205 Effect of Appeal clearly states "upon the service of notice of appeal, the appellate court shall have exclusive jurisdiction over the appeal;

the lower court or administrative tribunal shall have jurisdiction to entertain petitions for writs of supersedes as provided by Rule 241. Nothing in the Rules prohibit the lower court, commission or tribunal from proceeding with matters not affected by the appeal.

Whereas the order for Writ of Assistance was appealed on October 28, 2015 and for the purposes of faster service a fax copy was received by the Court of Appeals on October 30, 2015.

32. All parties were noticed of Appeal by way of email for purposes of faster services on or around October 28, 2015. (see attached)
33. On October 29, 2015 Notice of Appeal was filed in lower court of common pleas along with, the email noticing all parties.(see attached)
34. Also, on November 2, 2015 Court of Appeals notified :arnold: of new case number and noticed of new caption. (see attached)
35. Also, on November 2, 2015 Court of Appeals issued a deficiency saying Appellants appeal would be dismissed if \$100 dollar filing fee was not paid within (10) days from date of letter.(see attached)
36. Court of Appeals corrected deficiency because the actual filing fee was enclosed with the notice of appeal.(November 2, 2015)
37. Exclusive jurisdiction lied within the appellant court when all parties were noticed by way of email on October 28, 2015.
38. The actions that took place on November 2, 2015 resulted as a denial of Constitution Provisions as per:
 - a. S.C. Const. art. I, § 3 (Due Process

- b. S.C. Const. art. I, § 10 (Invasion of Privacy)
- c. S.C. Const. art. I, § 22 (Right to be heard)
- d. S.C. Const. art. I, § 23 (Constitutional Provisions Mandatory)

Evidentiary facts in support of the affirmative defenses and motion to dismiss are attached. (see exhibits)

Therefore I :arnold: am entitled to an immediate order dismissing this sham trespassing charge 46764EC, in accords with affirmative defenses(1-29) and Motion to Dismiss(30-38)

WHEREFORE, I :arnold: moves this court to enter an order dismissing the trespassing charge and granting such other and further relief as the court may deem reasonable and just under the circumstances

I so move,

ALL RIGHTS RESERVED

11-304

By: Arnold

:arnold: propria persona

December 30, 2015

VERIFICATION

I :arnold: swear on my unlimited commercial and the laws of the united states liability that the above stated facts are true, correct, and not misleading the truth, the whole truth, and nothing but truth to the best of my personal knowledge and beliefs.

STATE OF SOUTH CAROLINA)

ss

COUNTY OF MARION)

Notary

On this date 31 Dec, 2015, a natural man appeared in his true character, who identified himself as :arnold:, appeared before me WM Penn Troy, a notary public residing in S.C County, Marion state and attested to the veracity of this Motion to Cure with his oath and autograph.

WM Penn Troy

Notary Public

Commission Expires 12/31/2020

Seal

AFFIDAVIT OF TRUTH

The undersigned Affiant :arnold., hereinafter "Affiant," does solemnly affirm, declare and state as follows:

1. Affiant is competent to state the matters set forth herein.
2. Affiant has knowledge of the facts stated herein.
3. All facts herein are true correct and not misleading

Plain Statement of Facts:

4. On October 1, 2015 affiant received written notice of Order for Writ of Assistance.
5. On October 16, 2015 affiant file a Petition for Mandatory Injunction and Relief from Judgment.
6. On October 19, 2015 affiant, in the form of a courtesy notice sent by certified mail to Marion County Sheriff's Department disclosing to Mark Richardson dba Sheriff all pertinante facts.
7. On October 21, 2015 the Sheriff sent correspondence back regarding courtesy notice stating they were moving forward with writ, and anyone on property after 30th day will be charged with trespassing.
8. On October 24, 2015 affiant mailed by way of certified mail a second courtesy notice and refuse for cause sheriffs correspondence dated October 21, 2015.
9. On October 28, 2015 affiant filed an objection to Writ of Assistance.

10. On October 28, 2015 affiant emailed a copy of Notice of Appeal to Suzanne Griggs dba attorney for Anderson Brothers Bank, and Haigh Porter dba Special Referee.
11. On October 29, 2015 affiant filed the Notice of Appeal with the Marion County Clerk of Court.
12. On October 29, 2015 affiant physically went into Marion County Magistrate's Office after several failed attempts to reach Mark Richardson dba Sheriff.
13. On October 30, 2015 affiant went to file a Petition for Emergency Stay.
14. When affiant handed pleadings to the assistant clerk, she immediately took the pleading to Sherry Rhodes dba clerk.
15. The Clerk said nothing. She picked up her phone and dialed a number.
16. She told whoever answered the phone that she needed to speak with Porter.
17. She then states to Porter, "You told me to call you if something happened, well, it's happened." Yeah those same Parsons.
18. She then pauses and states I'm just going to do what I normally do, and hung up the phone.
19. The assistant clerk then walks out and state she can only file the affiant stay because she had not uploaded the other pleadings yet, and attempted to return the filing fee.

20. Affiant said if it was alright he would wait because it was important.
21. The assistant clerk said, "alright have a seat" and commenced filing the pleadings.
22. While uploading the pleadings the assistant clerk called for assistance from another employee stating what's happen the case reopened. The employee responded telling assistant clerk, "she needed to call Haigh Porter."
23. All parties were notice of all pleadings by email, certified mail, or both.
24. On November 2, 2015 Marion County Sheriff Department sent nearly 20 officers including snipers to execute on a Writ of Assistance in a civil matter.
25. Affiant called 911 in fear of his life.
26. Affiant was placed under arrest for trespassing.
27. Affiant stated the whole way to the Sheriff Department the cuffs were to tight and were cutting off his circulation.
28. Affiant demanded to go directly before the magistrate prior to finger printing, pictures and other booking procedure taking place.
29. This request was denied.
30. While sitting waiting a for a cell affiant notice his co-creator, A man, who served 18 years in law enforcement even though

surviving through heart attacks only to retire after being diagnosed with cancer had been arrested as well.

31. He too demanded to go directly before the magistrate and was denied.

32. Affiants time of arrest was 10:15am.

33. Affiants co-creator time of arrest was 12:00pm

34. Affiant and his co-creator was forced to sit in jail for 24 hours prior to seeing a magistrate.

Furthermore affiant sayeth not.

ALL RIGHTS RESERVED
441-308

By: arnold:

:arnold:parson., Sui Juris

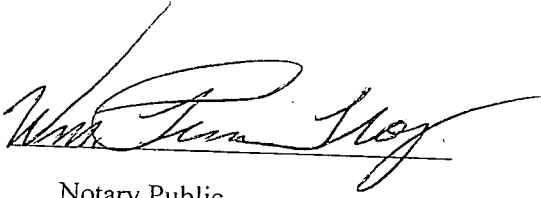
STATE OF SOUTH CAROLINA)

ss

COUNTY OF MARION)

Notary

On this date 31 Dec. 2015, a natural man appeared in his true character, who identified himself as :arnold:parson., appeared before me Wm. Paul Mey, a notary public residing in Marion County, S.C. state and attested to the veracity of this Affidavit of Truth with his oath and autograph.



Notary Public

Commission Expires 12-31-2020

Seal

EXHIBIT A

NOTICE OF APPEAL & CORRESPONDENCES
FROM APPELLATE COURT DATED
NOVEMBER 2, 2015

NOTICE OF APPEAL IN A CIVIL CASE

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

Anderson Brothers Bank,

Respondent,

v.

Arnold Jr., Dazarhea Parson

Appellants.

RECEIVED

OCT 30 2015

SC Court of Appeals

NOTICE OF APPEAL

I :arnold; and I :dazarhea: herein after Appellants, appeals the Order for Writ of Assistance entered by Special Referee Haigh Porter, received on October 1, 2015. There was no new hearing held for this order. The original order for this hearing held April 30, 2014 was signed off on and entered on January 7, 2015. It is believed that there should have never been a hearing held, nor an order entered. At the time the hearing was held the lower court lacked personam and subject jurisdiction to hear the Rule to Show Cause, and Petition for Writ of Assistance being that this was an open dispute within the exclusive jurisdiction of the Court of Appeals. A fact, in which Respondent and Special Referee were made fully aware of on January 5, 2015. On or around January 12, 2015 a notice of motion publication roster was sent to Respondents for hearing to be held on February 9, 2015. At that hearing Judge Haynes would not allow either party to speak because this dispute was still in the Court of Appeals dismissing the case stating three times in his order "JUDGE HAS NO JURISDICTION." It is believed that the same should have been done on April 30, 2014 hearing. The actions of the Respondent and Special Referee appear to be a blatant denial of Petitioners inalienable, unalienable rights to due process guaranteed by the Constitution for the united states of America (major).

October 27, 2015

50036-1-207

By: Arnold Dazarhea
Arnold Jr., Dazarhea: Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact

Other Counsel of Record:
Suzanne Griggs
1230 Main Street
Suite 700(29201)
PO Drawer 2426
Columbia, South Carolina 29202
Attorney for Respondent
(803-253-8277)

PROOF OF SERVICE OF A NOTICE OF APPEAL

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

ANDERSON BROTHERS
BANK,

Respondent,

RECEIVED

OCT 30 2015

SC Court of Appeals

v.

ARNOLD JR., DAZARHEA
PARSON

Appellant.

PROOF OF SERVICE

We certify that we have served the Notice of Appeal on Anderson Brothers Bank by depositing a copy of it in the United States Mail, postage prepaid, on October 28, 2015 addressed to Anderson Brothers Bank attorney of record, Suzanne Griggs, 1230 Main Street, Suite 700 (29201) Post Office Drawer 2426 Columbia, South Carolina 29202.

October 28, 2015

By: *SC 36-1-207*

Arnold Jr. Dazarhea
Arnold Jr., Dazarhea: Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact

10/30/2015 10:32

=== COVER PAGE ===

TO:

FROM:

CUSTOMPRINTING

FAX: 8435450635

TEL: 8435450394

COMMENT:

RECEIVED

OCT 30 2015

SC Court of Appeals



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

November 2, 2015

Dazarhea Monique Parson
P.O. Box 776
Mullins SC 29574

Arnold Tyrone Parson, Jr.
% Post office Drawer 2426
Columbia SC 29202

Re: Anderson Brothers Bank v. Dazarhea Monique Parson(2)
Appellate Case No. 2015-002230

Dear Counsel:

Upon reviewing your notice of appeal, the following deficiency or deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter or your appeal will be dismissed:

- The required filing fee has not been submitted. The correct filing fee is \$100.00.

Very truly yours,

Jenny Abbott Kitchings

CLERK

cc: Suzanne G. Grigg, Esquire



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

November 2, 2015

Dazarhea Monique Parson
P.O. Box 776
Mullins SC 29574

Arnold Tyrone Parson, Jr.
% Post office Drawer 2426
Columbia SC 29202

Re: Anderson Brothers Bank v. Dazarhea Monique Parson(2)
Appellate Case No. 2015-002230

Dear Tyrone and Dazarhea Parson:

This Court has received your notice of appeal, and the case has been assigned the appellate case number that appears above. Please use this number on all future correspondence relating to this matter.

All parties to this matter are advised that all filings must comply with the requirements of Rule 267 of the South Carolina Appellate Court Rules (SCACR). The SCACR are available online at www.sccourts.org/courtreg. Additionally, any filings submitted by counsel admitted in South Carolina must include counsel's bar number.

The attention of the parties is directed to the order relating to the inclusion of personal data identifiers and other sensitive information in documents filed with the Supreme Court of South Carolina and the South Carolina Court of Appeals. The order can be found at www.sccourts.org/courtOrders/HTMLFiles/2014-04-15-02.htm. Please note that the responsibility for insuring that information is redacted

or sealed as required by this order rests with counsel and the parties. This office will not review filings for redaction or to determine if materials should be sealed.

This is to advise that the title in the above matter has been changed to read as follows:

Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., South Carolina Department of Revenue and South Carolina Department of Motor Vehicles, Defendants,

Of whom Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson and A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr. are the Appellants.

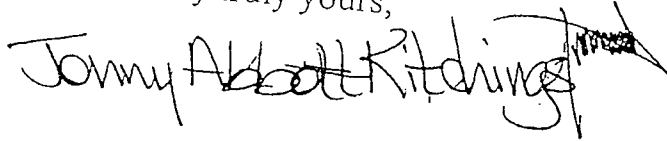
Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., Appellants.

All future records in this matter should be changed to reflect this title. If you have any questions, please do not hesitate to contact this office.

Very truly yours,



CLERK

cc: Suzanne G. Grigg, Esquire

EXHIBIT A

NOTICE OF APPEAL & CORRESPONDENCES
FROM APPELLATE COURT DATED
NOVEMBER 2, 2015

NOTICE OF APPEAL IN A CIVIL CASE

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

11-04-15 P05:14 IN

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

RECEIVED

OCT 30 2015

SC Court of Appeals

Anderson Brothers Bank,

Respondent,

v.

Arnold Jr., Dazarhea Parson

Appellants.

NOTICE OF APPEAL

I :arnold; and I :dazarhea: herein after Appellants, appeals the Order for Writ of Assistance entered by Special Referee Haigh Porter, received on October 1, 2015. There was no new hearing held for this order. The original order for this hearing held April 30, 2014 was signed off on and entered on January 7, 2015. It is believed that there should have never been a hearing held, nor an order entered. At the time the hearing was held the lower court lacked personam and subject jurisdiction to hear the Rule to Show Cause, and Petition for Writ of Assistance being that this was an open dispute within the exclusive jurisdiction of the Court of Appeals. A fact, in which Respondent and Special Referee were made fully aware of on January 5, 2015. On or around January 12, 2015 a notice of motion publication roster was sent to Respondents for hearing to be held on February 9, 2015. At that hearing Judge Haynes would not allow either party to speak because this dispute was still in the Court of Appeals dismissing the case stating three times in his order "JUDGE HAS NO JURISDICTION." It is believed that the same should have been done on April 30, 2014 hearing. The actions of the Respondent and Special Referee appear to be a blatant denial of Petitioners inalienable, unalienable rights to due process guaranteed by the Constitution for the united states of America (major).

October 27, 2015

500 36-1-207

By: Arnold Dazarhea
Arnold Jr., Dazarhea: Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact

Other Counsel of Record:
Suzanne Griggs
1230 Main Street
Suite 700(29201)
PO Drawer 2426
Columbia, South Carolina 29202
Attorney for Respondent
(803-253-8277)

PROOF OF SERVICE OF A NOTICE OF APPEAL

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

ANDERSON BROTHERS
BANK,

Respondent,

RECEIVED

OCT 30 2015

SC Court of Appeals

v.

ARNOLD JR., DAZARHEA
PARSON

Appellant.

PROOF OF SERVICE

We certify that we have served the Notice of Appeal on Anderson Brothers Bank by depositing a copy of it in the United States Mail, postage prepaid, on October 28, 2015 addressed to Anderson Brothers Bank attorney of record, Suzanne Griggs, 1230 Main Street, Suite 700 (29201) Post Office Drawer 2426 Columbia, South Carolina 29202.

October 28, 2015

By: SCC 36-1-207

Arnold Jr. Dazarhea
Arnold Jr., Dazarhea:Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact

10/30/2015 10:32

=== COVER PAGE ===

TO:

FROM:

CUSTOMPRINTING

FAX: 8435450635

TEL: 8435450394

COMMENT:

RECEIVED

OCT 30 2015

SC Court of Appeals



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

November 2, 2015

Dazarhea Monique Parson
P.O. Box 776
Mullins SC 29574

Arnold Tyrone Parson, Jr.
% Post office Drawer 2426
Columbia SC 29202

Re: Anderson Brothers Bank v. Dazarhea Monique Parson(2)
Appellate Case No. 2015-002230

Dear Counsel:

Upon reviewing your notice of appeal, the following deficiency or deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter or your appeal will be dismissed:

- The required filing fee has not been submitted. The correct filing fee is \$100.00.

Very truly yours,

Jenny Abbott Kitchings

CLERK

cc: Suzanne G. Grigg, Esquire



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

November 2, 2015

Dazarhea Monique Parson
P.O. Box 776
Mullins SC 29574

Arnold Tyrone Parson, Jr.
% Post office Drawer 2426
Columbia SC 29202

Re: Anderson Brothers Bank v. Dazarhea Monique Parson(2)
Appellate Case No. 2015-002230

Dear Tyrone and Dazarhea Parson:

This Court has received your notice of appeal, and the case has been assigned the appellate case number that appears above. Please use this number on all future correspondence relating to this matter.

All parties to this matter are advised that all filings must comply with the requirements of Rule 267 of the South Carolina Appellate Court Rules (SCACR). The SCACR are available online at www.sccourts.org/courtreg. Additionally, any filings submitted by counsel admitted in South Carolina must include counsel's bar number.

The attention of the parties is directed to the order relating to the inclusion of personal data identifiers and other sensitive information in documents filed with the Supreme Court of South Carolina and the South Carolina Court of Appeals. The order can be found at www.sccourts.org/courtOrders/HTMLFiles/2014-04-15-02.htm. Please note that the responsibility for insuring that information is redacted

or sealed as required by this order rests with counsel and the parties. This office will not review filings for redaction or to determine if materials should be sealed.

This is to advise that the title in the above matter has been changed to read as follows:

Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., South Carolina Department of Revenue and South Carolina Department of Motor Vehicles, Defendants,

Of whom Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson and A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr. are the Appellants.

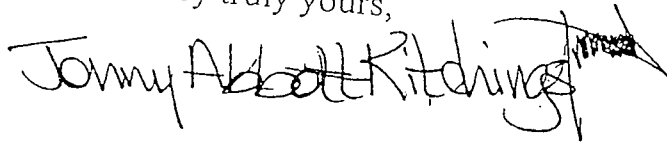
Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., Appellants.

All future records in this matter should be changed to reflect this title. If you have any questions, please do not hesitate to contact this office.

Very truly yours,



CLERK

cc: Suzanne G. Grigg, Esquire

EXHIBIT B
SOUTH CAROLINA CONSTITUTION

South Carolina Legislature

South Carolina Constitution > Article I

South Carolina Constitution Unannotated

DISCLAIMER

The South Carolina Legislative Council is offering access to the unannotated South Carolina Constitution on the Internet as a service to the public. The unannotated South Carolina Constitution on the General Assembly's website is now updated through Acts 1 and 3 of the 2015 session. The unannotated South Carolina Constitution, consisting only of Constitution text, numbering, and history, may be copied from this website at the reader's expense and effort without need for permission.

The Legislative Council is unable to assist users of this service with legal questions. Also, legislative staff cannot respond to requests for legal advice or the application of the law to specific facts. Therefore, to understand and protect your legal rights, you should consult your own private lawyer regarding all legal questions.

While every effort was made to ensure the accuracy and completeness of the unannotated South Carolina Constitution available on the South Carolina General Assembly's website, the unannotated South Carolina Constitution is not official, and the state agencies preparing this website and the General Assembly are not responsible for any errors or omissions which may occur in these files. Only the current published volumes of the South Carolina Constitution Annotated and any pertinent acts and joint resolutions contain the official version.

Please note that the Legislative Council is not able to respond to individual inquiries regarding research or the features, format, or use of this website. However, you may notify the Legislative Services Agency at LSA@scstatehouse.gov regarding any apparent errors or omissions in content of Constitution sections on this website, in which case LSA will relay the information to appropriate staff members of the South Carolina Legislative Council for investigation.

ARTICLE I

DECLARATION OF RIGHTS

SECTION 1. Political power in people.

All political power is vested in and derived from the people only, therefore, they have the right at all times to modify their form of government. (1970 (56) 2684; 1971 (57) 315.)

SECTION 2. Religious freedom; freedom of speech; right of assembly and petition.

The General Assembly shall make no law respecting an establishment of religion or prohibiting the free exercise thereof, or abridging the freedom of speech or of the press; or the right of the people peaceably to assemble and to petition the government or any department thereof for a redress of grievances. (1970 (56) 2684; 1971 (57) 315.)

SECTION 3. Privileges and immunities; due process; equal protection of laws.

The privileges and immunities of citizens of this State and of the United States under this Constitution shall not be abridged, nor shall any person be deprived of life, liberty, or property without due process of law, nor shall any person be denied the equal protection of the laws. (1970 (56) 2684; 1971 (57) 315.)

SECTION 4. Attainder; ex post facto laws; impairment of contracts; titles; effect of conviction.

No bill of attainder, ex post facto law, law impairing the obligation of contracts, nor law granting any title of nobility or hereditary emolument, shall be passed, and no conviction shall work corruption of blood or forfeiture of estate. (1970 (56) 2684; 1971 (57) 315.)

SECTION 5. Elections, free and open.

All elections shall be free and open, and every inhabitant of this State possessing the qualifications provided for in this Constitution shall have an equal right to elect officers and be elected to fill public office. (1970 (56) 2684; 1971 (57) 315.)

SECTION 6. Residence.

Temporary absence from the State shall not forfeit a residence once obtained. (1970 (56) 2684; 1971 (57) 315.)

SECTION 7. Suspension of laws.

The power to suspend the laws shall be exercised only by the General Assembly or by its authority in particular cases expressly provided for by it. (1970 (56) 2684; 1971 (57) 315.)

SECTION 8. Separation of powers.

In the government of this State, the legislative, executive, and judicial powers of the government shall be forever separate and distinct from each other, and no person or persons exercising the functions of one of said departments shall assume or discharge the duties of any other. (1970 (56) 2684; 1971 (57) 315.)

SECTION 9. Courts; speedy remedy.

All courts shall be public, and every person shall have speedy remedy therein for wrongs sustained. (1970 (56) 2684; 1971 (57) 315.)

SECTION 10. Searches and seizures; invasions of privacy.

The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures and unreasonable invasions of privacy shall not be violated, and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, the person or thing to be seized, and the information to be obtained. (1970 (56) 2684; 1971 (57) 315.)

SECTION 11. Presentment or indictment.

No person may be held to answer for any crime the jurisdiction over which is not within the magistrate's court, unless on a presentment or indictment of a grand jury of the county where the crime has been committed, except in cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger. The General Assembly may provide for the waiver of an indictment by the accused. Nothing contained in this Constitution is deemed to limit or prohibit the establishment by the General Assembly of a state grand jury with the authority to return indictments irrespective of the county where the crime has been committed and that other authority, including procedure, as the General Assembly may provide. (1970 (56) 2684; 1971 (57) 315; 1989 Act No. 5; 1989 Act No. 8.)

SECTION 12. Double jeopardy; self-incrimination.

No person shall be subject for the same offense to be twice put in jeopardy of life or liberty, nor shall any person be compelled in any criminal case to be a witness against himself. (1970 (56) 2684; 1971 (57) 315.)

SECTION 13. Taking private property; economic development; remedy of blight.

(A) Except as otherwise provided in this Constitution, private property shall not be taken for private use without the consent of the owner, nor for public use without just compensation being first made for the property. Private property must not be condemned by eminent domain for any purpose or benefit including, but not limited to, the purpose or benefit of economic development, unless the condemnation is for public use.

(B) For the limited purpose of the remedy of blight, the General Assembly may provide by law that private property constituting a danger to the safety and health of the community by reason of lack of ventilation, light, and sanitary facilities, dilapidation, deleterious land use, or any combination of these factors may be condemned by eminent domain without the consent of the owner and put to a public use or private use if just compensation is first made for the property. (1970 (56) 2684; 1971 (57) 315; 2007 Act No. 15.)

SECTION 14. Trial by jury; witnesses; defense.

The right of trial by jury shall be preserved inviolate. Any person charged with an offense shall enjoy the right to a speedy and public trial by an impartial jury; to be fully informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to be fully heard in his defense by himself or by his counsel or by both. (1970 (56) 2684; 1971 (57) 315.)

SECTION 15. Right of bail; excessive bail; cruel or unusual or corporal punishment; detention of witnesses.

All persons shall be, before conviction, bailable by sufficient sureties, but bail may be denied to persons charged with capital offenses or offenses punishable by life imprisonment, or with violent offenses defined by the General Assembly, giving due weight to the evidence and to the nature and circumstances of the event. Excessive bail shall not be required, nor shall excessive fines be imposed, nor shall cruel, nor corporal, nor unusual punishment be inflicted, nor shall witnesses be unreasonably detained. (1970 (56) 2684; 1971 (57) 315; 1998 Act No. 259.)

SECTION 16. Libel.

In all indictments or prosecutions for libel, the truth of the alleged libel may be given in evidence, and the jury shall be the judges of the law and facts. (1970 (56) 2684; 1971 (57) 315.)

SECTION 17. Treason.

Treason against the State shall consist alone in levying war or in giving aid and comfort to enemies against the State. No person shall be held guilty of treason, except upon testimony of at least two witnesses to the same overt act, or upon confession in open court. (1970 (56) 2684; 1971 (57) 315; 2007 Act No. 15.)

SECTION 18. Suspension of habeas corpus.

The privilege of the writ of habeas corpus shall not be suspended unless when, in case of insurrection, rebellion or invasion, the public safety may require it. (1970 (56) 2684; 1971 (57) 315.)

SECTION 19. Imprisonment for debt.

No person shall be imprisoned for debt except in cases of fraud. (1970 (56) 2684; 1971 (57) 315.)

SECTION 20. Right to keep and bear arms; armies; military power subordinate to civil authority; how soldiers quartered.

A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed. As, in times of peace, armies are dangerous to liberty, they shall not be maintained without the consent of the General Assembly. The military power of the State shall always be held in subordination to the civil authority and be governed by it. No soldier shall in time of peace be quartered in any house without the consent of the owner nor in time of war but in the manner prescribed by law. (1970 (56) 2684; 1971 (57) 315.)

SECTION 21. Martial law.

No person shall in any case be subject to martial law or to any pains or penalties by virtue of that law, except those employed in the armed forces of the United States, and except the militia in actual service, but by the authority of the General Assembly. (1970 (56) 2684; 1971 (57) 315.)

SECTION 22. Procedure before administrative agencies; judicial review.

No person shall be finally bound by a judicial or quasi-judicial decision of an administrative agency affecting private rights except on due notice and an opportunity to be heard; nor shall he be subject to the same person for both prosecution and adjudication; nor shall he be deprived of liberty or property unless by a mode of procedure prescribed by the General Assembly, and he shall have in all such instances the right to judicial review. (1970 (56) 2684; 1971 (57) 315.)

SECTION 23. Provisions of Constitution mandatory.

The provisions of the Constitution shall be taken, deemed, and construed to be mandatory and prohibitory, and not merely directory, except where expressly made directory or permissive by its own terms. (1970 (56) 2684; 1971 (57) 315.)

SECTION 24. Victims' Bill of Rights.

(A) To preserve and protect victims' rights to justice and due process regardless of race, sex, age, religion, or economic status, victims of crime have the right to:

(1) be treated with fairness, respect, and dignity, and to be free from intimidation, harassment, or abuse, throughout the criminal and juvenile justice process, and informed of the victim's constitutional rights, provided by statute;

(2) be reasonably informed when the accused or convicted person is arrested, released from custody, or has escaped;

(3) be informed of and present at any criminal proceedings which are dispositive of the charges where the defendant has the right to be present;

- (4) be reasonably informed of and be allowed to submit either a written or oral statement at all hearings affecting bond or bail;
 - (5) be heard at any proceeding involving a post-arrest release decision, a plea, or sentencing;
 - (6) be reasonably protected from the accused or persons acting on his behalf throughout the criminal justice process;
 - (7) confer with the prosecution, after the crime against the victim has been charged, before the trial or before any disposition and informed of the disposition;
 - (8) have reasonable access after the conclusion of the criminal investigation to all documents relating to the crime against the victim before trial;
 - (9) receive prompt and full restitution from the person or persons convicted of the criminal conduct that caused the victim's loss or injury, including both adult and juvenile offenders;
 - (10) be informed of any proceeding when any post-conviction action is being considered, and be present at any post-conviction hearing involving a post-conviction release decision;
 - (11) a reasonable disposition and prompt and final conclusion of the case;
 - (12) have all rules governing criminal procedure and the admissibility of evidence in all criminal proceedings protect victims' rights and have these rules subject to amendment or repeal by the legislature to ensure protection of these rights.
- (B) Nothing in this section creates a civil cause of action on behalf of any person against any public employee, public agency, the State, or any agency responsible for the enforcement of rights and provision of services contained in this section. The rights created in this section may be subject to a writ of mandamus, to be issued by any justice of the Supreme Court or circuit court judge to require compliance by any public employee, public agency, the State, or any agency responsible for the enforcement of the rights and provisions of these services contained in this section, and a wilful failure to comply with a writ of mandamus is punishable as contempt.
- (C) For purposes of this section:
- (1) A victim's exercise of any right granted by this section is not grounds for dismissing any criminal proceeding or setting aside any conviction or sentence.
 - (2) "Victim" means a person who suffers direct or threatened physical, psychological, or financial harm as the result of the commission or attempted commission of a crime against him. The term "victim" also includes the person's spouse, parent, child, or lawful representative of a crime victim who is deceased, who is a minor or who is incompetent or who was a homicide victim or who is physically or psychologically incapacitated.
 - (3) The General Assembly has the authority to enact substantive and procedural laws to define, implement, preserve, and protect the rights guaranteed to victims by this section, including the authority to extend any of these rights to juvenile proceedings.
 - (4) The enumeration in the Constitution of certain rights for victims shall not be construed to deny or disparage others granted by the General Assembly or retained by victims. (1998 Act No. 259.)

SECTION 25. Hunting and fishing.

The traditions of hunting and fishing are valuable parts of the state's heritage, important for conservation, and a protected means of managing nonthreatened wildlife. The citizens of this State have the right to hunt, fish, and harvest wildlife traditionally pursued, subject to laws and regulations promoting sound wildlife conservation and management as prescribed by the General Assembly. Nothing in this section shall be construed to abrogate any private property rights, existing state laws or regulations, or the state's sovereignty over its natural resources.

HISTORY: 2011 Act No. 20, Section 1, eff May 5, 2011.

EXHIBIT C

MANDATORY INJUNCTION RELIEF FROM
JUDGMENT CHALLENGE OF JURISDICTION &
PETITION FOR EMERGENCY STAY

STATE OF SOUTH CAROLINA

IN CIRCUIT COURT

COUNTY OF MARION

CASE NO. 2013-CP-33-306

Anderson Brothers Bank

Plaintiff,

Vs.

Dazarhea Monique Parson, a/k/a Dazarhea
D.Parson, a/k/a Dazarhea Monique
Daniels Parson, A Tyrone Parson, Jr. a/k/a
Arnold Tyrone Parson et.al.,
Defendant

PETITION FOR MANDATORY
INJUNCTION AND RELIEF FROM
JUDGMENT IN ACCORDS WITH
SOUTH CAROLINA RULES OF
CIVIL PROCEDURE 60(B)(1)(3)(4);
CHALLENGE OF JURISDICTION

:Arnold;...dazarhea:

Petitioner

vs.

Anderson Brothers Bank,

Respondents,

Submitted by:arnold: sui juris ex rel

All officers of the court are hereby placed on notice under authority of the supremacy and equal protection clauses of the united states Constitution and the Common Law authorities of Haines v Kerner, 404 U.S. 519, Platsky v. C.I.A. 953 F.2d. 25, and Anastasoff v. United States, 223 F.3d 898 (8th Cir. 2000) relying on Willy v. Coastal Corp., 503 U.S. 131, 135 (1992), "United States v. International Business Machines Corp., 517 U.S. 843, 856 (1996), quoting Payne v. Tennessee, 501 U.S. 808, 842 (1991) (Souter, J., concurring). Trinsey v. Pagliaro, D.C. Pa. 1964, 229 F. Supp. 647, American Red Cross v. Community Blood Center of the Ozarks, 257 F.3d 859 (8th Cir. 07/25/2001).

In re Platsky: court errs if court dismisses the pro se litigant (Petitioner is a pro per litigant) without instruction of how pleadings are deficient and how to repair pleadings. In re Anastasoff:

Litigants' constitutional rights are violated when courts depart from precedent where parties are similarly situated. All litigants have a constitutional right to have their claims adjudicated

MARION COUNTY SC
SHERY R. RHODES
CLERK OF COURT

2015 OCT 16 A 11:16

PAGE

FILED

UCC 1-308/1-103.6

By: Arnold: Dazarhea

:Arnold:, :Dazarhea: Sui Juris Rel
c/o P O Box 776
Mullins, South Carolina [29574]
843-409-9086/843-536-2320

MARION COUNTY SC
CLERK OF COURTS
RECEIVED
OCT 16 2015

2015 OCT 16 A 11:16

PAGE _____

FILED

STATE OF SOUTH CAROLINA)

COUNTY OF MARION)

VERIFICATION

Notary

On this date 15 Oct. 2015, a natural man and woman appeared in their true characters, who identified themselves as :Arnold: & :Dazarhea: ., appeared before me Wm. Penn Troy, a notary public residing in Marion County, S.C. state and attested to the veracity of this Petition for Mandatory Injunction and Relief form judgment with their oath and autograph.

Wm. Penn Troy
Notary Public

Commission Expires 12-31-2020

Seal

STATE OF SOUTH CAROLINA

IN CIRCUIT COURT

COUNTY OF MARION

CASE NO. 2013-CP-33-306

Anderson Brothers Bank

MEMORANDUM OF LAW AND
AUTHORITIES IN SUPPORT OF
PETITIONERS POSITION

Plaintiff,

Vs.

Dazarhea Monique Parson, a/k/a Dazarhea
D. Parson, a/k/a Dazarhea Monique
Daniels Parson, A Tyrone Parson, Jr. a/k/a
Arnold Tyrone Parson et.al.,
Defendant

:arnold:,:dazarhea:

Petitioner

vs.

Anderson Brothers Bank,

Respondents,

Submitted by:arnold: sui juris ex rel

Comes now a natural man and women known as :Arnold: and :Dazarhea: a Real Party in
Interest, an aggrieved injured party sui juris appearing specially under "restricted
appearance" (Rule 8 E of the Supplemental Rules for Certain Admiralty and Maritime
Claims) exercising their unalienable guaranteed rights afforded to them by the
Constitution for the united states of America and the Constitution for South Carolina state
herein after Petitioners. Petitioners is unschooled in law and notices the court of
enunciation of principles as stated in Haines v. Kerner, 404 U.S. 519, wherein the court
has directed that those who are unschooled in law making pleadings and/or complaints
shall have the court look to the substance of the pleadings rather than in the form, and in
that light hereby Petitions this court to take Mandatory Judicial notice of this
Memorandum of law and authorities without any waiver of any defenses.

2015 OCT 16 11:17
MARION COUNTY SC
CLERK OF COURT
GREGORY R. RHODES

FILED

PAGE

constitutional right, is an excess of jurisdiction.” Wuest v. Wuest, 53 Cal. App.2d 339, 127 P.2d 934, 937.

Petitioners pray this court take mandatory judicial notice of foreign, domestic laws, codes, case laws, authorities, and maxims of law. In support of Petitioners position above (1-23) we also pray that you take into consideration all of the documents contained herein (Exhibits A-D). It is abundantly clear that the actions of the Respondents was unwarranted, unconstitutional, unjustified, and as proximate result Petitioners are injured.

UCC 1-308/1-103.6

By: Arnold : Dazarhea

:Arnold:.;Dazarhea: Sui Juris Ex Rel

October 15, 2015

STATE OF SOUTH CAROLINA

IN CIRCUIT COURT

COUNTY OF MARION

CASE NO. 2013-CP-33-306

Certificate of Service

Anderson Brothers Bank,

Plaintiff,

vs.

Dazarhea Monique Parson, a/k/a
Dazarhea D. Parson, a/k/a Dazarhea
Monique Daniels Parson, A Tyrone
Parson, Jr. a/k/a Arnold Tyrone
Parson et al.,

Defendant

MARION COUNTY SC
SHERIFF R. RHODES
CLERK OF COURT

2015 OCT 16 A 11:20

PAGE

FILED

:arnold;,:dazarhea:

Petitioner,

Vs.

Anderson Brothers Bank,

Respondents.

We, Arnold, and Dazarhea, do hereby certify that copies of the Petition for Mandatory Injunction and Relief from judgment, and the Memorandum of Law and Authorities in support of Petitioners Position were served upon the following parties by placing the same in the United States certified mail, addressed as shown below, this the 16th day of October 2015, at Mullin, South Carolina.

Suzanne Grigg
1230 Main Street
Suite 700(29201)
P O Drawer 2426
Columbia, South Carolina 29202

Haigh Porter
152 S McQueen Street
Florence, South Carolina 29501

Anderson Brothers Bank
P O Box 310
Mullins, South Carolina 29574

UCC 1-308/1-103.6

By: Arnold; Dazarhea

Arnold; Dazarhea: Sui Juris Ex Rel
c/o P O Box 776
Mullins, South Carolina [29574]
843-409-9086/843-536-2320

Common Pleas

Clerk : Sherry R. Rhodes
103 N. Main Street
Marion, SC 29571
(843) 423-8240

Received From: Parson, A Tyrone Jr
3546 Quail Roost Rd
Mullins, SC 29574

Date: 10/16/2015
Receipt #: 16767
Clerk: c33asmallw

Paying for: Parson, A Tyrone

Transaction Type: Payment

Reference #: 23125318007

Payment Type: Money Order \$25.00

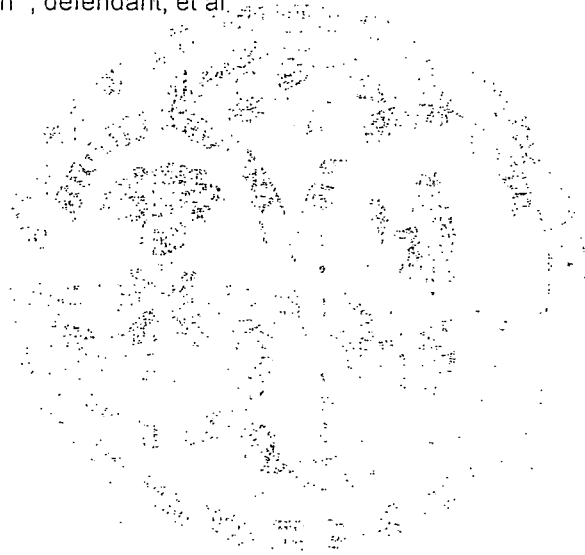
Comment:
Non-Refundable

Total Paid: \$25.00

Total Received: \$25.00

Change Due: \$0.00

<u>Case #</u>	<u>Caption</u>	<u>Previous Balance</u>	<u>Amount Paid</u>	<u>Balance Due</u>
2013CP3300306	Anderson Brothers Bank VS Dazarhea Monique Parson , defendant, et al.	\$25.00	\$25.00	\$0.00



Total Cases: 1 \$25.00 \$25.00 \$0.00



CUSTOMER'S RECEIPT

SEE BACK OF THIS RECEIPT
FOR IMPORTANT CLAIM
INFORMATION

**NOT
NEGOTIABLE**

Pay to *Marion County Clerk of Court*

Address

KEEP THIS
RECEIPT FOR
YOUR RECORDS

Serial Number

23125318007

Year, Month, Day

2015-10-15

Post Office

295740

Amount

\$25.00

Clerk

14

STATE OF SOUTH CAROLINA

IN CIRCUIT COURT

COUNTY OF MARION

CASE NO. 2013-CP-33-306

Anderson Brothers Bank

PETITION FOR EMERGENCY STAY
OF WRIT OF ASSISTANCE

Plaintiff,

Vs.

Dazarhea Monique Parson, a/k/a Dazarhea
D.Parson, a/k/a Dazarhea Monique
Daniels Parson, A Tyrone Parson, Jr. a/k/a
Arnold Tyrone Parson et.al.,
Defendant

:Arnold:, :dazarhea:

Petitioner

vs.

Anderson Brothers Bank,

Respondents,

Submitted by:arnold: sui juris ex rel

11-04-15 P05:14 IN

Comes now a natural man and women known as :arnold: and :dazarhea: a Real Party in Interest, an aggrieved injured party sui juris appearing specially under "restricted appearance" (Rule 8 E of the Supplemental Rules for Certain Admiralty and Maritime Claims) exercising their unalienable guaranteed rights afforded to them by the Constitution for the united states of America and the Constitution for South Carolina state herein after Petitioners. Petitioners is unschooled in law and notices the court of enunciation of principles as stated in Haines v. Kerner, 404 U.S. 519, wherein the court has directed that those who are unschooled in law making pleadings and/or complaints shall have the court look to the substance of the pleadings rather than in the form, and in that light hereby Petitions this court for An Emergency Stay of Writ of Assistance without any waiver of any defenses.

When rule providing for relief from void judgment is applicable, relief is not discretionary matter, but is mandatory, Orner v. Shalala, 30F.3d 1307, (Colo.1994). See also, Thomas, 906 S.W.2d at 262 (holding that trial court has not only power but duty to vacate a void judgment).

This urgent matter comes before this court for an emergency stay of writ of assistance until the Notice of Appeal, Mandatory Injunction, and Relief from Judgment be heard. An Injunction was filed, fees for such purposes have been satisfied, and is awaiting a date to be heard. A Notice of Appeal has been filed with the Court of Appeals and noticed given to the lower court of the same on October 29, 2015, and all parties have been noticed. For this matter to proceed, will cause petitioners irreparable harm, suffering undue hardships, denying us our inalienable, unalienable Constitutional right to due process.

October 29, 2015

UCC 1-308/1-103.6

By: dazarhea: arnold:

dazarhea: arnold: sui juris ex rel
c/o P O Box 776
Mullins, South Carolina [29574]
843-409-9086/843-536-2320

STATE OF SOUTH CAROLINA

IN CIRCUIT COURT

COUNTY OF MARION

CASE NO. 2013-CP-33-306

Certificate of Service

Anderson Brothers Bank,

Plaintiff,

vs.

Dazarhea Monique Parson, a/k/a
Dazarhea D.Parson, a/k/a Dazarhea
Monique Daniels Parson, A Tyrone
Parson, Jr. a/k/a Arnold Tyrone
Parson et.al.,

Defendant

:arnold:,:dazarhea:

Petitioner,

Vs.

Anderson Brothers Bank,

Respondents.

We, arnold, and dazarhea, do hereby certify that copies of the Petition for
Emergency Stay of Writ of Assistance were served upon the following parties by
placing the same in the United States certified mail, addressed as shown below,

this the 30th day of October 2015, at Mullins, South Carolina.

Suzanne Grigg
1230 Main Street
Suite 700(29201)
P O Drawer 2426
Columbia, South Carolina 29202

Haigh Porter
152 S McQueen Street
Florence, South Carolin 29501

Anderson Brothers Bank
P O Box 310
Mullins, South Carolina 29574

October 30, 2015

UCC 1-308/1-103.6

By: dazarhea::arnold:

:dazarhea::arnold Sui Juris Ex Rel
c/o P O Box 776
Mullins, South Carolina [29574]
843-409-9086/843-536-2320

EXHIBIT D

EMAIL TO SPECIAL REFEREE AND SUZANNE
GRIGG ATTORNEY FOR RESPONDENT



NOTICE OF APPEAL

1 message

best4lessclothing . <best4lessclothing@gmail.com>
To: sgrigg@nexsenpruet.com
Cc: hporter5@bellsouth.net

Wed, Oct 28, 2015 at 5:47 PM

Dear Mrs. Grigg,


Greetings, Hope this finds you well,

For the purposes of quicker service and the urgency of the matter you are in receipt of this email. A Notice of Appeal has been filed, please be advised that a copy of this will be filed in the Marion County Clerk's Office.

For now yours Truly

I am and I am

:arnold: :dazarhea:

 NOTICE OF APPEAL.pdf
875 KB

MARION COUNTY SC
CHERRY R. RHODES
CLERK OF COURT

2015 OCT 29 A 8:41

FILED PAGE

FILED

EXHIBIT E
CORRESPONDENCE TO SHERIFF

:arnold: and :dazarhea:

c/o P O Box 776

Mullins, South Carolina [29574]

Non-Domestic without the US

843-409-9086/843-536-2320

Mark W. Richardson

c/o Marion County Sheriff Department

2715 East Highway 76 Suite C

Mullins, South Carolina 29574

Re: COURTESY NOTICE/ CEASE AND DESIST/ NOTICE OF PETITION FOR MANDATORY INJUNCTION AND RELIEF FROM JUDGMENT

October 19, 2015

To: Sheriff Mark Richardson,

You are in receipt of these presents (courtesy notice) to inform you that in the matter of Anderson Brothers Bank v. Arnold Jr., Dazarhea Parson a Petition for Mandatory Injunction and Relief from Judgment has been filed with Marion County Clerk of Court. All actions are to Cease and Desist until a court of law has made its decision. Attached you'll find evidentiary proof to reflect the same.

UCC 1-308/1-103.6

By: *arnold: ; dazarhea:*

:arnold: :dazarhea: sui juris



MARION COUNTY SHERIFF'S OFFICE

Mark W. Richardson, Sheriff

2715 E. Hwy 76 • Suite C • Mullins, SC 29574 • Office: (843) 423-8216 • Office Fax: (843) 423-8386

October 21, 2015

Dazarhea Monique Parson
Arnold Tyrone Parson, Jr.
3546 Quail Roost Road
Mullins, SC 29574

RE: Anderson Brothers Bank vs. Dazarhea Monique Parson,
A Tyrone Parson, Jr. Case No. 2013-CP-33-306

To Whom It May Concern:

The Marion County Sheriff's Office served the above defendants with a Writ of Assistance, Copy of Deed By Judicial Order of Special Referee on October 1, 2015.

It is hereby ordered that all personal property should be removed from 3546 Quail Roost Road, Mullins, SC, 30 days from service. If defendants have not vacated the property within 30 days of October 1, 2015, they will be subject to trespassing charges.

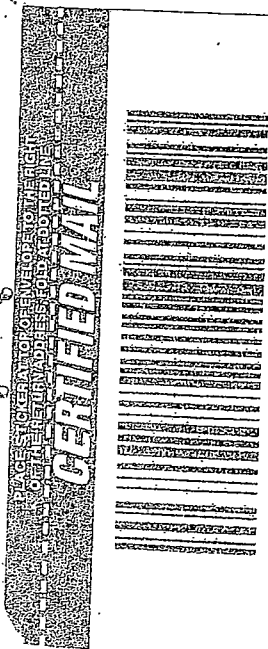
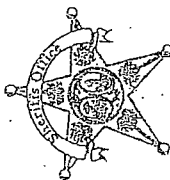
Sincerely,

Mark W. Richardson
Marion County Sheriff

MWR/tsh

MARION COUNTY
SHERIFF'S OFFICE

Mark W. Richardson, Sheriff
2715 E. Hwy 76, Suite C
Mullins, SC 29574

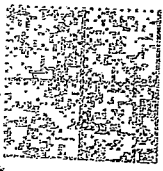


7014 2120 0001 8954 2055

10-21-15

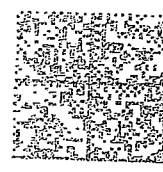
COLUMBIA
U.S. POSTAGE PITNEY BOWES

ZIP 29574 \$002.80⁵
02 1W
0001362699 OCT 21 2015



U.S. POSTAGE PITNEY BOWES

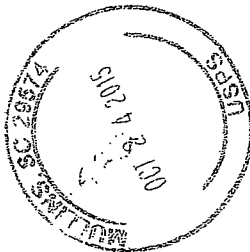
ZIP 29574 \$003.93⁵
02 1W
0001362699 OCT 21 2015



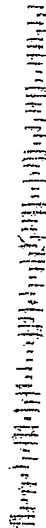
REFUSE FOR CONTRACT

Dazarhea Monique Parson
Arnold Tyrone Parson, Jr.
3546 Quail Roost Road
Mullins, SC 29574

Po Box 776



29574787845



:arnold:

c/o P O Box 776

Mullins, South Carolina [29574]

Non-Domestic without the US

843-409-9086/843-536-2320

Mark W. Richardson dba Sheriff for Marion County

c/o Marion County Sheriff Department

2715 East Highway 76 Suite C

Mullins, South Carolina 29574

Re: 2nd COURTESY NOTICE/ Refuse for Cause/Denial of Due Process

October 26, 2015

Dear Mark W. Richardson dba Sheriff for Marion County,

Hope this finds you well. I am in receipt of your offer dated October 21, 2015 and I return your offer for value, no contract. As it appears your dishonor shows the willful intent to deny an American state citizen due process which is guaranteed by law, and evidenced in the constitution for the united states of America (major). (5th amendment due process clause) It is never the intent to unlawfully delay any lawful actions. An injunction has been filed in the Circuit Court awaiting to be heard (receipt attached). Should you act prior to this matter being adjudicated in a court of competent jurisdiction you will be causing me irreparable harm that of which is unwarranted.

THEREFOR LET IT BE KNOWN that the natural, living, breathing, in full life man does not consent, accept, or agree to any actions being brought against me, the private estate property of which is in my possession, or my legal fiction. CEASE AND DESIST IMMEDIATELY.

Please be advised it appears as the keeper of the peace you have a moral duty to uphold, protect, defend the constitution, and protect the inalienable, unalienable rights of the American state citizens. Also, your dishonor creates the funds in an involuntary bankruptcy.

P.S

The estate property in dispute is not abandoned, and should you choose to act in this matter where you received evidence that an injunction has been filed maybe deemed a breach of the peace making those liable open to torts in their official and personal capacities. Govern oneself Accordingly.

UCC 1-308/1-103.6 WITHOUT RECOURSE

By: arnold:

:arnold: a man sui juris paramount interest holder ex rel

Cc:

Haigh Porter

152 S McQueen Street

Florence, South Carolin 29501

Suzanne Grigg

1230 Main Street

Suite 700(29201)

P O Drawer 2426

Columbia, South Carolina 29202

Anderson Brothers Bank

P O Box 310

Mullins, South Carolina 29574

The Honorable Mark Hammond

Edgar Brown Building

1205 Pendleton Suite 525

Columbia, South Carolina 29201

The Honorable Alan Wilson

Rembert Dennis Building

1000 Assembly Street, Room 519

Columbia, South Carolina 29211

The Honorable Nikki Haley

Office of the Governor

1205 Pendleton Street

Columbia, South Carolina 29201

MARION COUNTY SUMMARY COURT

STATE VS. Arnold Tyrone Parson Jr
CASE # (S) 46764EC
CHARGE Trespassing after notice

MANDATORY JUDICIAL NOTICE

It is not now nor has it ever been my intent to unlawfully hinder, or delay any lawful proceedings.

There is no record or evidence that shows an appeal was not pending since October 28, 2015 as per;

Note to 1994 Amendment:

Where it states in part, "An appeal is pending from the time the notice of appeal is served until the issuance of the remittitur." See Rules 203, 204 and 221(b), SCACR.

1. SOUTH CAROLINA RULES OF CIVIL PROCEDURE RULE 62(b) STAY OF PROCEEDINGS TO ENFORCE A JUDGMENT

Where it states in part, "In its discretion and on such conditions for the security of the adverse party as are proper, the court may stay the execution of or any proceedings to enforce a judgment pending the disposition of a motion for a new trial or to alter or amend a judgment made pursuant to Rule 59, or of a motion for relief from a judgment or order made pursuant to Rule 60..."

SOUTH CAROLINA APPELLATE COURT RULE 203(b)(1) Appeals From the Court of Common Pleas

Where it states in part, "A notice of appeal shall be served on all respondents within thirty (30) days after receipt of written notice of entry of the order or judgment."

203(B)(4) Appeals From Masters and Special Referees

Where it states in part, "The notice of appeal from an order or judgment issued by a master or special referee shall be served in the same manner as provided by Rule 203(b)(1)."

2. SOUTH CAROLINA APPELLATE COURT RULE 205 EFFECT ON APPEAL

Where it states, "Upon the service of the notice of appeal, the appellate court shall have exclusive jurisdiction over the appeal; the lower court or administrative tribunal shall have

EXHIBIT A
SHERIFF CORRESPONDENCES

:arnold: and :dazarhea:

c/o P O Box 776

Mullins, South Carolina [29574]

Non-Domestic without the US

843-409-9086/843-536-2320

Mark W. Richardson

c/o Marion County Sheriff Department

2715 East Highway 76 Suite C

Mullins, South Carolina 29574

Re: COURTESY NOTICE/ CEASE AND DESIST/ NOTICE OF PETITION FOR MANDATORY INJUNCTION AND RELIEF FROM JUDGMENT

October 19, 2015

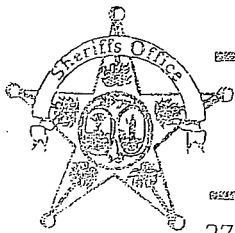
To: Sheriff Mark Richardson,

You are in receipt of these presents (courtesy notice) to inform you that in the matter of Anderson Brothers Bank v. Arnold Jr., Dazarhea Parson a Petition for Mandatory Injunction and Relief from Judgment has been filed with Marion County Clerk of Court. All actions are to Cease and Desist until a court of law has made its decision. Attached you'll find evidentiary proof to reflect the same.

UCC 1-308/1-103.6

By: :arnold: :dazarhea:

:arnold: :dazarhea: sui juris



MARION COUNTY SHERIFF'S OFFICE

Mark W. Richardson, Sheriff

2715 E. Hwy 76 • Suite C • Mullins, SC 29574 • Office: (843) 423-8216 • Office Fax: (843) 423-8386

October 21, 2015

Dazarhea Monique Parson
Arnold Tyrone Parson, Jr.
3546 Quail Roost Road
Mullins, SC 29574

RE: Anderson Brothers Bank vs. Dazarhea Monique Parson,
A. Tyrone Parson, Jr. Case No. 2013-CP-33-306

To Whom It May Concern:

The Marion County Sheriff's Office served the above defendants with a Writ of Assistance, Copy of Deed By Judicial Order of Special Referee on October 1, 2015.

It is hereby ordered that all personal property should be removed from 3546 Quail Roost Road, Mullins, SC, 30 days from service. If defendants have not vacated the property within 30 days of October 1, 2015, they will be subject to trespassing charges.

Sincerely,

Mark W. Richardson
Marion County Sheriff

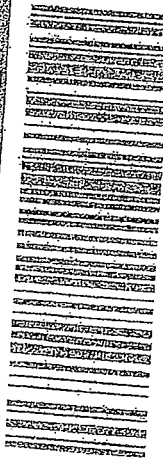
MWR/tsh

MARION COUNTY
SHERIFF'S OFFICE

Mark W. Richardson, Sheriff
2715 E. Hwy 76, Suite C
Mullins, SC 29574



CERTIFIED MAIL

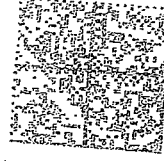


7014 2120 0001 8954 2055

102715



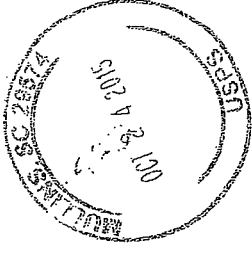
COLUMBIA
U.S. POSTAGE PITNEY BOWES
ZIP 29574 \$002.80
02 1W
0001362699 OCT 21 2015



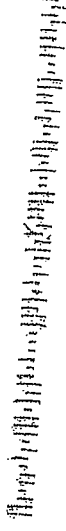
MULLINS SC 29574
U.S. POSTAGE PITNEY BOWES
ZIP 29574 \$003.93
02 1W
0001362699 OCT 21 2015

REFUSE FOR CONTRACT

Dazerhea Monique Parson
Arnold Tyrone Parson, Jr.
3546 Quail Roost Road
Mullins, SC 29574
Po Box 776



29574797846



:arnold:

c/o P O Box 776

Mullins, South Carolina [29574]

Non-Domestic without the US

843-409-9086/843-536-2320

Mark W. Richardson dba Sheriff for Marion County

c/o Marion County Sheriff Department

2715 East Highway 76 Suite C

Mullins, South Carolina 29574

Re: 2nd COURTESY NOTICE/ Refuse for Cause/Denial of Due Process

October 26, 2015

Dear Mark W. Richardson dba Sheriff for Marion County,

Hope this finds you well. I am in receipt of your offer dated October 21, 2015 and I return your offer for value, no contract. As it appears your dishonor shows the willful intent to deny an American state citizen due process which is guaranteed by law, and evidenced in the constitution for the united states of America (major). (5th amendment due process clause) It is never the intent to unlawfully delay any lawful actions. An injunction has been filed in the Circuit Court awaiting to be heard (receipt attached). Should you act prior to this matter being adjudicated in a court of competent jurisdiction you will be causing me irreparable harm that of which is unwarranted.

THEREFOR LET IT BE KNOWN that the natural, living, breathing, in full life man does not consent, accept, or agree to any actions being brought against me, the private estate property of which is in my possession, or my legal fiction. CEASE AND DESIST IMMEDIATELY.

Please be advised it appears as the keeper of the peace you have a moral duty to uphold, protect, defend the constitution, and protect the inalienable, unalienable rights of the American state citizens. Also, your dishonor creates the funds in an involuntary bankruptcy.

P.S

The estate property in dispute is not abandoned, and should you choose to act in this matter where you received evidence that an injunction has been filed maybe deemed a breach of the peace making those liable open to torts in their official and personal capacities. Govern oneself Accordingly.

UCC 1-308/1-103.6 WITHOUT RECOURSE

By: arnold:

:arnold: a man sui juris paramount interest holder ex rel

Cc:

Haigh Porter

152 S McQueen Street

Florence, South Carolina 29501

Suzanne Grigg

1230 Main Street

Suite 700(29201)

P O Drawer 2426

Columbia, South Carolina 29202

Anderson Brothers Bank

P O Box 310

Mullins, South Carolina 29574

The Honorable Mark Hammond

Edgar Brown Building

1205 Pendleton Suite 525

Columbia, South Carolina 29201

The Honorable Alan Wilson

Rembert Dennis Building

1000 Assembly Street, Room 519

Columbia, South Carolina 29211

The Honorable Nikki Haley

Office of the Governor

1205 Pendleton Street

Columbia, South Carolina 29201

EXHIBIT B

CERTIFIED COPY OF NOTICE OF APPEAL AND
EMAIL

NOTICE OF APPEAL IN A CIVIL CASE

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

Anderson Brothers Bank,

Respondent,

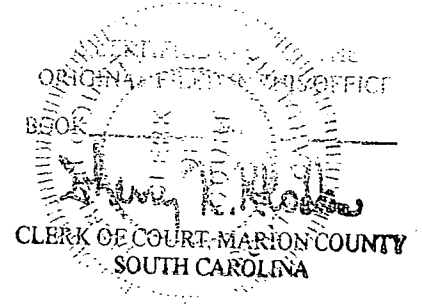
v.

Arnold Jr., Dazarhea Parson

Appellants.

NOTICE OF APPEAL

FILED
BOOK _____ PAGE _____
2015 OCT 29 A 8:41
MARION COUNTY SC
SHERRY R. RHODES
CLERK OF COURT



I :arnold: and I :dazarhea: herein after Appellants, appeals the Order for Writ of Assistance entered by Special Referee Haigh Porter, received on October 1, 2015. There was no new hearing held for this order. The original order for this hearing held April 30, 2014 was signed off on and entered on January 7, 2015. It is believed that there should have never been a hearing held, nor an order entered. At the time the hearing was held the lower court lacked personam and subject jurisdiction to hear the Rule to Show Cause, and Petition for Writ of Assistance being that this was an open dispute within the exclusive jurisdiction of the Court of Appeals. A fact, in which Respondent and Special Referee were made fully aware of on January 5, 2015. On or around January 12, 2015 a notice of motion publication roster was sent to Respondents for hearing to be held on February 9, 2015. At that hearing Judge Haynes would not allow either party to speak because this dispute was still in the Court of Appeals dismissing the case stating three times in his order "JUDGE HAS NO JURISDICTION." It is believed that the same should have been done on April 30, 2014 hearing. The actions of the Respondent and Special Referee appear to be a blatant denial of Petitioners inalienable, unalienable rights to due process guaranteed by the Constitution for the united states of America (major).

October 27, 2015

5CC 36-1-207

By: Arnold Dazarhea
Arnold Jr., Dazarhea:Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact

Other Counsel of Record:
Suzanne Griggs
1230 Main Street
Suite 700(29201)
PO Drawer 2426
Columbia, South Carolina 29202
Attorney for Respondent
(803-253-8277)

PROOF OF SERVICE OF A NOTICE OF APPEAL

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306

ANDERSON BROTHERS
BANK,

Respondent,

v.

ARNOLD JR., DAZARHEA
PARSON

Appellant.

PROOF OF SERVICE

We certify that we have served the Notice of Appeal on Anderson Brothers Bank by depositing a copy of it in the United States Mail, postage prepaid, on October 28, 2015 addressed to Anderson Brothers Bank attorney of record, Suzanne Griggs, 1230 Main Street, Suite 700 (29201) Post Office Drawer 2426 Columbia, South Carolina 29202.

October 28, 2015

By: SC 36-1-207
Arnold Jr., Dazarhea:Parson
Arnold Jr., Dazarhea:Parson
c/o Post Office Box 776
Mullins, South Carolina 29574
(843-409-9086/843-536-2320)
Attorney in Fact



NOTICE OF APPEAL

1 message

best4lessclothing . <best4lessclothing@gmail.com>
To: sgrigg@nexsenpruet.com
Cc: hporter5@bellsouth.net

Wed, Oct 28, 2015 at 5:47 PM

Dear Mrs. Grigg,


Greetings, Hope this finds you well,

For the purposes of quicker service and the urgency of the matter you are in receipt of this email. A Notice of Appeal has been filed, please be advised that a copy of this will be filed in the Marion County Clerk's Office.

For now yours Truly

I am and I am

:arnold: :dazarhea:

 NOTICE OF APPEAL.pdf
875 KB

FILED
PAGE _____
2015 OCT 29 A 8:41
MARION COUNTY SC
SHERRY R. RHODES
CLERK OF COURT

CLERK OF COURT MARION COUNTY
SOUTH CAROLINA
A CERTIFIED COPY OF THE
ORIGINAL FILED IN THIS OFFICE
BOOK _____ PAGE _____
Sherry R. Rhodes

EXHIBIT C
JUDGE JOHN HAYNES ORDER
"NO JURISDICTION"

STATE OF SOUTH CAROLINA
COUNTY OF Marion
IN THE COURT OF COMMON PLEAS

JUDGMENT IN A CIVIL CASE

CASE NO. 2013 CP-33-306

Anderson Brothers Bank
PLAINTIFF(S)

A. Tyrone Parson, Jr., et al
DEFENDANT(S)

Attorney for : Plaintiff Defendant
or
 Self-Represented Litigant

Submitted by:

DISPOSITION TYPE (CHECK ONE)

- JURY VERDICT. This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT. This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered. See Page 2 for additional information.
- ACTION DISMISSED (CHECK REASON): Rule 12(b), SCRPC; Rule 41(a), SCRPC (Vol. Nonsuit); Rule 43(k), SCRPC (Settled); Other _____
- ACTION STRICKEN (CHECK REASON): Rule 40(j), SCRPC; Bankruptcy; Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award; Other _____
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX): Affirmed; Reversed; Remanded; Other _____

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

IT IS ORDERED AND ADJUDGED: See attached order (formal order to follow) Statement of Judgment by the Court: _____

ORDER INFORMATION

This order ends does not end the case.
Additional Information for the Clerk : _____

INFORMATION FOR THE JUDGMENT INDEX

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount To be Enrolled (List amount(s) below)
		\$
		\$
		\$

If applicable, describe the property, including tax map information and address, referenced in the order.

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.

John C. H. [Signature] 2049 2/2/15
Circuit Court Judge Judge Code Date

BOOK _____ PAGE _____ FILED

A CERTIFIED COPY OF THE ORIGINAL FILED IN THIS OFFICE
BOOK _____ PAGE _____
CLERK OF COURT MARION COUNTY SOUTH CAROLINA

Anderson Brothers Bank
PLAINTIFF(S),

-VS-

ORDER

C. A. NO 2013 -CP-33- 306

A. Dupone Parson, Jr, et al
DEFENDANT(S),

IT IS ORDERED that the below MOTION(S) be struck from the active Motion Calendar for the following reason:

- 1. PLAINTIFF(S) MOTION _____ heard on this _____ Day of _____, 20____.
- ✓ 2. DEFENDANT(S) MOTION for permanent Injunctive Relief & Lost Claims
Based on new found Evi. heard on this 9th Day of February 2015 2015
- 3. RULINGS OF THE ABOVE MOTION(S): _____
- ✓ 4. OTHER: Judge has no jurisdiction

MARION COUNTY SC
 CLERK OF COURT
 JENNIFER R. RHODES
 COURT HOUSE
 COLUMBIA, SC 29201
 FEB 11 P 3:56
 FILED

- I. IT IS ORDERED that the within entitled CASE/MOTION(S)/RULE be:
- 1. TRANSFERRED TO THE JURY/NON-JURY CALENDER.
 - 2. REFERRED TO SPECIAL REFEREE _____
 - 3. CONTINUED upon request of Plaintiff and/or Defendant beyond the _____
Term. Reason for Continuance: _____
 - ✓ 4. OTHER: Judge has no Jurisdiction

Marion, S.C.

2/10, 2015

John H. [Signature]
Presiding Judge:

A CERTIFIED COPY OF THE ORIGINAL FILED IN THIS OFFICE
 BOOK _____ PAGE _____
 [Signature]
 CLERK OF COURT MARION COUNTY SOUTH CAROLINA

For Clerk of Court Office Use Only

This judgment was entered on the _____ day of _____, 20____ and a copy mailed first class or placed in the appropriate attorney's box on this _____ day of _____, 20____ to attorneys of record or to parties (when appearing pro se) as follows:

ATTORNEY(S) FOR THE PLAINTIFF(S)

ATTORNEY(S) FOR THE DEFENDANT(S)

CLERK OF COURT

Court Reporter: _____

ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.

This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.

Judge has no jurisdiction.

MARION COUNTY SC
SHERRY R. RHODES
CLERK OF COURT

2015 FEB 11 PM 3:56

BOOK _____ PAGE _____

FILED

EXHIBIT D

JUDGE THOMAS RUSSO ORDER

"NO JURISDICTION"

STATE OF SOUTH CAROLINA
COUNTY OF MARION
IN THE COURT OF COMMON PLEAS

JUDGMENT IN A CIVIL CASE
CASE NUMBER 2013CP3300306

Anderson Brothers Bank	Dazarhea Monique Parson Dazarhea Monique A/K/A Daniels Parson Arnold Tyrone A/K/A Parson Jr South Carolina Department Of Motor Vehicles	Dazarhea D A/K/A Parson A Tyrone Parson Jr South Carolina Department Of Revenue
------------------------	--	---

PLAINTIFF(S)

DEFENDANT(S)

Submitted by: _____ Attorney for: Plaintiff Defendant
 Self-Represented Litigant

DISPOSITION TYPE (CHECK ONE)

- JURY VERDICT. This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT. This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered. See Page 2 for additional information.
- ACTION DISMISSED (CHECK REASON): Rule 12(b), SCRPC; Rule 41(a), SCRPC (Vol. Nonsuit);
 Rule 43(k), SCRPC (Settled); Other: _____
- ACTION STRICKEN (CHECK REASON): Rule 40(j) SCRPC; Bankruptcy;
 Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award; Other: _____
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):
 Affirmed; Reversed; Remanded; Other:

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

IT IS ORDERED AND ADJUDGED: See attached order; (formal order to follow) Statement of Judgment by the Court:

ORDER INFORMATION

This order ends does not end the case.

Additional Information for the Clerk: _____

INFORMATION FOR THE JUDGMENT INDEX

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount To be Enrolled (List amount(s) below)

If applicable, describe the property, including tax map information and address, referenced in the order:

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.

FILED
JAN 11 PM 4:18
MARION COUNTY CLERK OF COURT

A CERTIFIED COPY OF THE
ORIGINAL JUDGMENT IS
BEING FORWARDED TO THE
CLERK OF COURT, MARION COUNTY
SOUTH CAROLINA

[Handwritten Signature]

Circuit Court Judge

2141

Judge Code

1/21/2016

Date

For Clerk of Court Office Use Only

This judgment was entered on 01/21/2016, and a copy mailed first class or placed in the appropriate attorney's box on , to attorneys of record or to parties (when appearing pro se) as follows:

Suzanne G. Grigg Nexsen Pruet LLC PO Drawer 2426
Columbia, SC 29202-2426

Frank L. Valenta Jr. PO Box 1498 Blythewood, SC 29016-0020

ATTORNEY(S) FOR THE PLAINTIFF(S)

ATTORNEY(S) FOR THE DEFENDANT(S)

Court Reporter

Sherry R. Rhodes - Clerk of Court

ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.

This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.

Motion(s) dismissed. Judge does not have jurisdiction to hear this matter.

FILED

2016 JAN 21 PM 4:18

MARION COUNTY SC
SHERRY R. RHODES
CLERK OF COURT

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306
Appellant Case No. 2015-002230

Anderson Brothers Bank,
Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique
Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., South
Carolina Department of Revenue and South Carolina Department of Motor
Vehicles, Defendants,

Of whom Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea
Moniques Daniels Parson and A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson,
Jr. are the Appellants.

Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique
Daniels Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., Appellants

MANDATORY JUDICIAL NOTICE (EN BANC)

Arnold Tyrone Parson
Arnold Jr. Dazarhea Parson
3546 Quail Roost Road
Mullins, South Carolina [29574]
843-409-9086/843-251-0360

March 14, 2016

Appellants move this court to take Immediate Mandatory Judicial Notice (S.C.R.E 201(d)) of the facts:

Appellants restates all ultimate facts supported by evidentiary facts within the petition for rehearing, memorandum of appealability, letter to the court, with all exhibits and by reference herein are forever relevant and material to this Mandatory Judicial Notice.

1. Appellants have been placed back in peaceful possession of their property in dispute known as 3546 Quail Roost Road Mullins, South Carolina 29574. (See order attached granting defendants motion to dismiss where it states in part, "Upon review of the written motions and verbal arguments, this court grants the Motion to Dismiss. Defendant argued that he was unjustly removed from his property and charged with Trespassing after notice...")
2. In the Court of Appeals order dated January 13, 2016 it stated in part, "Appellants no longer reside in subject property, the parties rights as to the property are settled and this court is unable to alter them. As a result, any judgment by this court would not offer Appellants practical relief..."
3. On October 28, 2015 when all parties was noticed of Appeal, Appellants was in peaceful possession of property in dispute.
4. Appellants only lost possession of their private property due to the unlawful, unjust, and unconstitutional acts that took place on November 2, 2015. Which were in blatant disregard to the State of Emergency issued by Governor Nicki Haley for 29 counties in South Carolina, Marion County being one of them.
5. South Carolina Code of Laws Title 16 Crimes and Offenses Chapter 7 Offenses Against the Peace Article 1 Offenses During State of Emergency Section 16-7-10 Illegal act During State of Emergency where it states in part, A. "In any area

designated by the Governor in his proclamation that a state of emergency exists, and during the duration of the proclamation, it is unlawful for a person to:

- (2)(a) Enter into the property of another, without lawful authority and with criminal intent.
- (b) Damage the property of another; or
- (c) Take possession or otherwise disturb the property of another in any manner.

Now that Appellants have regained peaceful possession of their private property Appellants are entitled to present their evidence, and arguments before the court as per; "Due process prohibits estopping some litigants who never had a chance to present their evidence and arguments on a claim despite one or more existing adjudications of the identical issue which stand squarely against their position." *Roberts v. Recovery Bureau, Inc.* (S.C. App. 1994) 316 S.C. 492 450 S.E.2d 616.) Constitutional Law 4012; Judgment 713(1); S.C. Const. art. I, § 3 (Due Process); S.C. Const. art. I, § 22 (Right to be heard); S.C. Const. art. I, § 23(Provisions Mandatory)

Appellants are further entitled to an order barring respondents from taking any more actions prior to this matter being properly adjudicated on the merits in a court of competent jurisdiction as per, "Due process of law requires that a person shall have a reasonable opportunity to be heard before a legally appointed and qualified impartial tribunal before and binding decree, order, or judgment can be made affecting his rights to life, liberty, or property." *State v. Brown* (S.C. 1935) 178 S.C. 294, 182 S.E. 838, appeal dismissed 56 S. Ct. 750, 298 U.S. 639, 80 L.Ed. 1372. Constitutional Law 3879; Constitutional Law 3880.

WHEREFOR, Appellants move this court to take immediate Mandatory Judicial Notice of the ultimate facts supported by evidentiary facts contained herein and grant the Petition for Rehearing (En Banc) along with any other relief the court may deem proper.

We So Move,

All Rights Reserved

By: Arnold: dazarhea Parson
:arnold:.,:dazarhea:parson Sui Juris Ex Rel

March 14, 2016

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM MARION COUNTY
Court of Common Pleas

SPECIAL REFEREE HAIGH PORTER

Case No. 2013-CP-33-306
Appellant Case No. 2015-002230

Anderson Brothers Bank,
Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels
Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., South Carolina
Department of Revenue and South Carolina Department of Motor Vehicles, Defendants,

Of whom Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Moniques
Daniels Parson and A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr. are the
Appellants.

Anderson Brothers Bank, Respondent,

v.

Dazarhea Monique Parson, a/k/a Dazarea D. Parson, a/k/a Dazarhea Monique Daniels
Parson, A. Tyrone Parson, Jr. a/k/a Arnold Tyrone Parson, Jr., Appellants

Certificate of Service

The undersigned does hereby certify that on March 14, 2016 we served a Mandatory Judicial Notice (En Banc) by depositing copies of same usps prepaid addressed to the following:

Other Counsel of Record:

Suzanne Griggs

1230 Main Street

Suite 700(29201)

PO Drawer 2426

Columbia, South Carolina 29202

Attorney for Respondent

(803-253-8277)

All Rights Reserved

By: Arnold: Dazarhea Parson

:arnold:dazarhea:parson

P O Box 776

Mullins, South Carolina 29574

March 14, 2016

STATE OF SOUTH CAROLINA
UNIFORM TRAFFIC TICKET

VERSUS

DEFENDANT COUNTY OF Mecklenburg

FIRST NAME Arnold MIDDLE NAME Lyndie LAST NAME Person Sr.
 STREET AND NO. 2546 Oak Point Dr CITY Milnes STATE SC ZIP CODE 29574
 STATE LICENSED SC DRIVER'S LICENSE NO. 90372295 CDL YES NO DRL LIC. CLASS D
 VEH. LIC. NO. SC STATE 90372295 MAKE OF VEH. YEAR 2005 COMB. VEH. YES NO AUTO. YES NO 18 PSGR VEH. YES NO COMB. YES NO HAZ. MT. YES NO MOPED YES NO MTRCYCL. YES NO OTHER YES NO

YOU ARE SUMMONED TO APPEAR BEFORE THE TRIAL OFFICER

NAME OF TRIAL OFFICER John F. Miller STREET AND NO. 2715 E. Hwy 76 ZIP CODE 29574
 DATE OF TRIAL 11-20-15 TIME OF TRIAL 10:00 CITY Milnes STATE SC
 VIOLATION - COURT APPEARANCE REQUIRED YES NO VIOLATION SECTION NO. 295-140
 OWNER OF VEHICLE Arnold Person Sr. DATE OF ARREST 11-2-15
 ADDRESS OF OWNER 2546 Oak Point Dr DATE OF VIOLATION 11-2-15

BAIL DEPOSITED None NAME OF ARRESTING OFFICER D.M. Miller RANK Officer
 PRESENT THIS SUMMONS TO THE TRIAL OFFICER SHOWN ABOVE

Be sure you understand from the arresting officer the exact time and before whom you are to appear. IF THIS TICKET IS WRITTEN FOR A TRAFFIC VIOLATION AND YOU FORFEIT BAIL, PLEAD GUILTY OR NOLO CONTENDERE, OR ARE CONVICTED AFTER A TRIAL, THIS VIOLATION WILL BE PLACED AGAINST YOUR DRIVING RECORD, OR FORWARDED TO YOUR HOME STATE.

FAILURE TO COMPLY WITH THE TERMS OF THIS SUMMONS MAY RESULT IN THE SUSPENSION OF YOUR DRIVERS LICENSE BY YOUR HOME STATE. YOU ARE REQUIRED BY LAW TO APPEAR IN COURT FOR CERTAIN OFFENSES.

SEE IMPORTANT INFORMATION ON THE REVERSE SIDE OF THIS TICKET

46763 EC

STATE OF SOUTH CAROLINA
UNIFORM TRAFFIC TICKET

VERSUS

DEFENDANT COUNTY OF Mecklenburg

FIRST NAME Arnold MIDDLE NAME Lyndie LAST NAME Person Sr.
 STREET AND NO. 2546 Oak Point Dr CITY Milnes STATE SC ZIP CODE 29574
 STATE LICENSED SC DRIVER'S LICENSE NO. 90372295 CDL YES NO DRL LIC. CLASS D
 VEH. LIC. NO. SC STATE 90372295 MAKE OF VEH. YEAR 2005 COMB. VEH. YES NO AUTO. YES NO 18 PSGR VEH. YES NO COMB. YES NO HAZ. MT. YES NO MOPED YES NO MTRCYCL. YES NO OTHER YES NO

YOU ARE SUMMONED TO APPEAR BEFORE THE TRIAL OFFICER

NAME OF TRIAL OFFICER John F. Miller STREET AND NO. 2715 E. Hwy 76 ZIP CODE 29574
 DATE OF TRIAL 11-20-15 TIME OF TRIAL 10:00 CITY Milnes STATE SC
 VIOLATION - COURT APPEARANCE REQUIRED YES NO VIOLATION SECTION NO. 295-140
 OWNER OF VEHICLE Arnold Person Sr. DATE OF ARREST 11-11-15
 ADDRESS OF OWNER 2546 Oak Point Dr DATE OF VIOLATION 11-2-15

BAIL DEPOSITED None NAME OF ARRESTING OFFICER D.M. Miller RANK Officer
 PRESENT THIS SUMMONS TO THE TRIAL OFFICER SHOWN ABOVE

Be sure you understand from the arresting officer the exact time and before whom you are to appear. IF THIS TICKET IS WRITTEN FOR A TRAFFIC VIOLATION AND YOU FORFEIT BAIL, PLEAD GUILTY OR NOLO CONTENDERE, OR ARE CONVICTED AFTER A TRIAL, THIS VIOLATION WILL BE PLACED AGAINST YOUR DRIVING RECORD, OR FORWARDED TO YOUR HOME STATE.

FAILURE TO COMPLY WITH THE TERMS OF THIS SUMMONS MAY RESULT IN THE SUSPENSION OF YOUR DRIVERS LICENSE BY YOUR HOME STATE. YOU ARE REQUIRED BY LAW TO APPEAR IN COURT FOR CERTAIN OFFENSES.

SEE IMPORTANT INFORMATION ON THE REVERSE SIDE OF THIS TICKET

46764 EC

STATE OF SOUTH CAROLINA
COUNTY OF MARION

IN THE SUMMARY COURT
ORDER FOR DESTRUCTION OF ARREST RECORDS

THE STATE OF SOUTH CAROLINA

v.

Arnold Tyrone Parson Jr
3546 Quail Roost Rd
Mullins, SC 29574-7378

Defendant

AKA

Race _____ Sex M Age _____
DOB 10/16/1979 SSN XXX-XX-0525

SID # _____

Charges were disposed of in the court indicated below:

Magistrate Municipal

I, Danny Oran Barker II, Summary Court Judge, find that the below charge(s) under the jurisdiction of this Court was ended either by an adjudication of not guilty or by a judicial dismissal, and the defendant is entitled to have all records, including any outstanding associated bench warrants, relating to this offense expunged and destroyed according to §17-22-950.

Warrant/Ticket/Courtesy Summons no. 46763EC Date of Arrest 11/2/2015 Place of Arrest County Of Marion, S.C.

Arrest Charge Breach / Breach of peace, nonaggravated in nature

Warrant/Ticket/Courtesy Summons No. _____ Date of Arrest 11/2/2015 Place of Arrest County Of Marion, S.C.

Arrest Charge _____

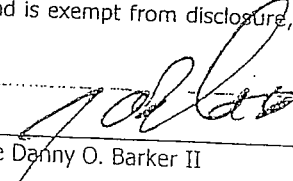
I further find the charge(s) covered by this order was not made pursuant to Title 56 (traffic), Title 50 (DNR), or the authority of counties and municipalities under Title 4 and Title 5, and that the defendant is eligible for expungement.

I also find that §17-22-950 has been complied with as follows (check one):

- The defendant was fingerprinted and the summary court has coordinated with SLED and confirmed the criminal charge is statutorily appropriate for expungement.
- The defendant was not fingerprinted and the summary court has coordinated with the arresting law enforcement agency and confirmed that no fingerprints were taken from the defendant for this charge.

IT IS ORDERED that all records relating to such arrest or issuance of ticket or courtesy summons and subsequent discharge, including associated bench warrants, pursuant to the above-referenced section be expunged and destroyed and that no evidence of such records pertaining to such charge shall be retained by any municipal, county or state agency except for: arrest and booking record, associated bench warrants, mug shots, and fingerprints of the defendant shall be retained under seal pursuant to §17-1-40, by law enforcement, detention, correctional and prosecution agencies for three years and one hundred twenty days, and law enforcement and prosecution agencies may retain the information indefinitely under seal for purposes set forth in §17-1-40 (B)(1)(a) and (b); under §17-1-40 (C)(1), this order does not require the destruction of evidence gathered, unredacted incident and supplemental reports, and investigative files, which statutorily shall be retained under seal for three years and one hundred twenty days, and may be retained indefinitely under seal for purposes set forth in §17-1-40 (C)(1); and information retained under seal by law enforcement, detention, correctional and prosecution agencies pursuant to §17-1-40 is not a public information and is exempt from disclosure, except by court order.

Signed this 11 day of Dec, 2015



Judge Danny O. Barker II

For SLED internal use only: Expunged by SLED by: _____ Date: _____

Notice of Dismissal

The Marion County Summary Court

Criminal/Traffic Court

Case No. 46764 EC
Trespassing after notice or refusal to leave upon request

Marion County Sheriff's Office

Prosecution,

v.

Parson, Arnold Tyrone Jr.

Defendant,

Order of Dismissal

Defendant came before the court on February 26, 2016 to argue Motion to Dismiss which had previously been filed with the court and served upon prosecution. Verbal arguments were heard from both parties and motion was taken under advisement. Upon review of the written motions and verbal arguments, this court grants the Motion to Dismiss. The Defendant argued that he was unjustly removed from his property and charged with Trespassing after notice or upon request after he had properly filed an appeal with the Appellate Court. Defendant argued that he filed the appeal with the appellate court prior to the service of the writ of assistance by the Marion County Sheriff's Office and the filed appeal should have stayed the execution of the writ of assistance.

Records show the appeal was filed on October 30, 2015 and defendant has shown the notice was given to the special referee as well as the Marion County Sheriff's Office prior to the service of the writ of assistance being served on November 2, 2015. It has been further shown that the Marion County Sheriff's Office contacted the special referee on the morning of the writ of assistance service and the special referee instructed the Marion County Sheriff's Office to proceed with the service.

Per SC appellate Rule 241(a) General Rule: As a general rule, the service of a notice of appeal in a civil matter acts to automatically stay matters decided in the order, judgment, decree or decision on appeal, and to automatically stay the relief ordered in the appealed order, judgment, or decree or decision. This automatic stay continues in effect for the duration of the appeal unless lifted by order of the lower court, the administrative tribunal, appellate court, or judge or justice of the appellate court. The lower court or administrative tribunal retains jurisdiction over matters not affected by the appeal including the authority to enforce any matters not stayed by the appeal.

There are exceptions to Rule 241(a) as noted in Rule 241(b), specifically Rule 241(b)(4) which states; Judgments directing the sale or delivery of possession of real property as provided in S.C. Code Ann. § 18-9-170.

SC Code of Laws 18-9-170 provides that if the judgment appealed from direct the sale or delivery of possession of real property, the execution of the judgment shall not be stayed unless a written undertaking be executed on the part of the appellant, with two sureties, to the effect that during the possession of such property by the appellant he will not commit or suffer to be committed any waste thereon and that if the judgment be affirmed he will pay the value of the use and occupation of the property from the time of the execution of the undertaking until the delivery of possession thereof pursuant to the judgment, not exceeding a sum to be fixed by a judge of the court by which judgment was rendered and which shall be specified in the undertaking. When the judgment directs the sale of land to satisfy a mortgage thereon or other lien, the undertaking shall provide that in case the judgment appealed from be affirmed and the land be finally sold for less than the judgment debt and costs then the appellant shall pay for any waste committed or suffered to be committed on the land and shall pay a reasonable rental value for the use and occupation of the land from the time of the execution of the undertaking to the time of the sale, but not exceeding the amount of such deficiency, which sum shall be duly entered as a payment on the judgment; and in case the land shall be unimproved land, then in any action or proceedings now pending or hereafter begun in any of the courts of this State the undertaking shall further provide for the payment by appellant, if the judgment be affirmed, of any taxes due at the time of the appeal or already paid by the mortgagee, or becoming due during the

pendency of the appeal, and also for the payment by appellant of the interest on the debt falling due during the pendency of such appeal.

Furthermore, SC Code of Laws 18-9-180 provides Whenever the defendant executes the bond mentioned in Sections 18-9-130, 18-9-150 and 18-9-170 or the appeal is perfected as provided by Sections 18-9-150 or 18-9-160, it shall stay all further proceedings in the court below upon the judgment appealed from or upon the matter embraced therein; but the court below may proceed upon any other matter included in the action and not affected by the judgment appealed from.

Citing Rule 241(a) and Rule 241(b)(4) there was no evidence that the defendant, after filing the appeal and serving notice, was given the opportunity to comply with SC Code of Laws 18-9-170 or 18-9-180.

Therefore, it is ORDERED this date, February 29, 2016, the charge of Trespass after notice or refusal to leave upon request as cited on SC UTT 46764 EC against Arnold Tyrone Parson, Jr. is DISMISSED and all record related to this arrest be expunged in accordance with SC Code of Laws 17-1-40.



Danny O. Barker II
Chief Magistrate
Marion County Summary Court

February 29, 2016