

STATE OF SOUTH CAROLINA

IN THE PROBATE COURT

COUNTY OF CHARLESTON

2016-GC-10-109

RECEIVED

IN RE: HEIDEH LARIJANI

DEC 13 2016

NOTICE OF APPEAL

SC Court of Appeals

COMES NOW, Cyrus Kamini, *pro se*, and files this Notice of Appeal to the Probate Court, in reference to the Order of the Probate Court, by the Honorable Lenna S. Kirchener, issued against Mr. Kamini, on the 7th day of December, 2016, which is entitled, "Order Domesticating and Enforcing Foreign Judgment". Grounds for appeal include Rule 12(b) violations both in the Vermont case as well as in the pleadings leading up to the final judgment holding Mr. Kamini in contempt of Court in the South Carolina Probate Court and in support of the foregoing allegations, states the following:

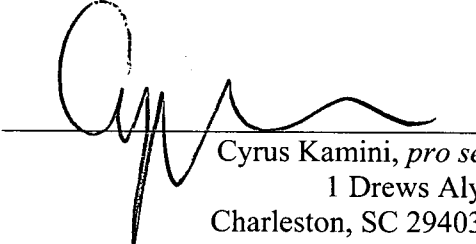
1. The Probate Court relinquished its jurisdiction over this case on October 20, 2016. The Vermont Court took the case on or around November 4, 2016. Upon the Vermont receipt of the case, all previous orders from the South Carolina Court became null and void.
2. Chris Khmanei brought an emergency motion before the Vermont Court to remove Mr. Kamini from Heideh Larijani's property located at 24 Chalmers Street, Charleston, SC. The Vermont Court granted his Motion (which was never served upon Mr. Kamini, who was also not given any notice of hearing or any documents), *ex parte*. However, Mr. Kamini was never on Heideh Larijani's property. He owns 24 Chalmers Street. She resided in a single unit in 24 Chalmers Street. This Court affirmed the Order and is now holding Mr. Kamini in contempt of court for remaining in his own residence at 24 Chalmers Street in Charleston. Mr. Kamini faces immediate arrest if not addressed immediately by this Court.

GL

3. Chris Khamnei brought the Motion for the granted Motion before the South Carolina Probate Court without having served Mr. Kamini. Furthermore, Mr. Khamnei brought the case against Mr. Kamini in the Vermont Probate Court without properly serving him and without conferring jurisdiction. Therefore, the order holding Mr. Kamini in contempt and forcing him off his legally owned real property in Charleston County, at 24 Chalmers Street is not only a violation of the South Carolina, Vermont, and Federal Rules of Civil Procedure, but also violates Mr. Kamini's constitutional right to property without due process of law.
4. Chris Khamnei brought this case *pro se*. His address is 82 Overlake Park, Burlington, Vermont, 05401.

WHEREFORE, Cyrus Kamini is filing this Notice of Appeal and will appeal the decision as soon as is practical with the South Carolina Supreme Court for violations of the Federal and South Carolina Rules of Civil Procedure, and for denying Mr. Kamini's constitutional right to his property without due process.

Respectfully submitted this 8th day of December, 2016.

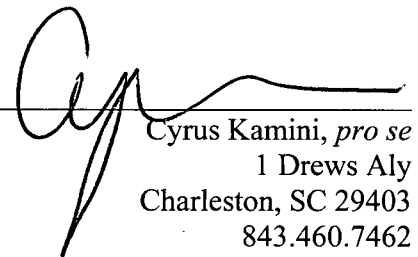

Cyrus Kamini, *pro se*
1 Drews Aly
Charleston, SC 29403
843.460.7462

GH

CERTIFICATE OF SERVICE

I certify that on this 8th day of December 2016, I sent a copy via postal service, postage prepaid, to the following parties and addresses:

Chris Khamnei
82 Overlake Park
Burlington, VT 05401


Cyrus Kamini, *pro se*
1 Drews Aly
Charleston, SC 29403
843.460.7462

RECEIVED
DEC 13 2016
SC Court of Appeals

CK