

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

**APPEAL FROM BERKELEY COUNTY
IN THE COURT OF COMMON PLEAS
CASE NO. 2014-CP-08-00155**

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SC Court of Appeals

APELLATE CASE NO. 2016-002570

Quicken Loans Inc.Respondent

v.

Edwin WrightDefendant

Of whom Edwin Wright is the Appellant

INITIAL BRIEF

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Wright, Edwin D.
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TABLE OF AUTHORITIES

- Internal Revenue Manual 21.7.13.3.2.2
- *Burns v. Sup. Ct.* , SF, 140 Cal. 1

STATEMENT OF ISSUES ON APPEAL

1. I Wright, Edwin Donell am a Private American National citizen of the United States of America who privately resides in a privately domicile outside of Federal District in a non-military private estate located outside of a Federal District not subject to the jurisdiction of the "United States". It is clear that my equitable rights and defenses are not cognoscible in this court.
2. I am the owner of the title EDWIN DONELL WRIGHT pursuant to Internal Revenue Manual 21.7.13.3.2.2, which states an infant is the decedent of an estate grantor, owner, custodian or trustor of a trust, guardianship, receivership or custodianship, that has yet to receive a SSN. This court is administrating my estate without proper authorization.
3. The Master in Equity court is a court that was established and appointed by legislation which means, that it does not have judicial power to enforce any of its orders and judgment pursuant to Burns v. Sup.ct. SF, 140 CAL 1.

QUESTION ON APPEAL

Does the Master in Equity have judicial power to enforce orders and judgements?

STATEMENT OF THE CASE

1. On or around about January 23, 2014, a Summons and Complaint was filed by the Plaintiff.
2. Shortly thereafter, I was served with the Summons and Complaint, it was addressed to an entity known as a U.S. Citizen aka EDWIN DONELL WRIGHT .
3. On November 13, 2016 the Plaintiff filed a Rule to Show Cause why I should not be evicted, and shortly thereafter I was served with a copy by First Class Mail.
4. On December 14, 2016 I filed a response to the Rule to Show Cause.
5. On December 14, 2016 I filed a Praecipe to the Clerk notifying the clerk of the information and evidence I provided to the court so that the court will be able to make a more accurate decision.
6. On December 14, 2016 I filed a judicial notice, in which I gave notice that I was an American National and not a U.S. Citizen. I also notified the court that I had appointed Ronald Wright as Power of Attorney to administer the affairs of my estate.
7. On December 14, 2016 it was a hearing for the Rule to Show Cause. The Master in Equity ruled on behalf of the Plaintiff and signed the Order for Writ of Assistance. This Order is the subject matter of this appeal.

ARGUMENT

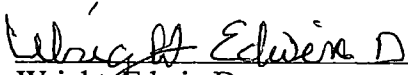
COMES NOW by special appearance, I Wright, Edwin Donell am a Private American National citizen of the United States of America who privately resides in a privately domicile outside of Federal District in a non-military private estate located outside of a Federal District not subject to the jurisdiction of the "United States". This court was properly notified through and by the Judicial Notice that was file on December 14, 2016, that I was a U.S. Citizen, but an American National. This court proceeded even though I gave several reasons why I should not be evicted from my home.

Besides stating my true nationality I pointed to a Supreme Court ruling that indicates that the Master in Equity has no judicial power to enforce any orders or judgments. The Master in Equity is a part of an administrative procedure that was established by legislation, but pursuant to *Burns v. Sup. Ct.*, SF, 140 Cal. 1, which states, "Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities." This would mean that even though the Master in Equity finds and grants a Writ of Assistance to evict me from my home, it cannot enforce it, because he holds no judicial power to enforce.

Also, I gave notice to the court that I had appointed Ronald Wright as Power of Attorney to assist me with the administrative affairs of my estate, which would mean that anyone else that would be attempting to administer my estate would be an Executor De Son Tort. (Internal Revenue Manual 21.7.13.3.2.2. which states an infant is the decedent of an estate grantor, owner, custodian or trustor of a trust, guardianship, receivership or custodianship, that has yet to receive a Social Security Number.)

IN CONCLUSION, the Order granting the Plaintiff Writ of Assistance that was signed by the Master of Equity on December 14, 2016 is considered void and unenforceable, because the matter has already been adjudicated by and through the Supreme Court. Also, because I am a Private American National, I am not subject to any Federal jurisdiction which includes the UNITED STATES. Therefore, I pray that this court oppose the decision that has already been adjudicated by the Supreme Court and ruled that the Writ of Assistance is invalid and cannot be enforced.

Respectfully submitted,


Wright, Edwin D

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March 13, 2017