

**Title Page**

◦ **BY PRIVATE APPOINTMENT OF THE CLERK OF THE OFFICE  
OF THE CLERK OF COURT**

◦ **PRIVATE CITIZEN OF THE UNITED STATES OF AMERICA  
OUTSIDE A “FEDERAL DISTRICT” WITHIN A NON MILITARY  
OCCUPIED PRIVATE ESTATE NOT SUBJECT TO THE  
JURISDICTION OF THE “UNITED STATES”**

◦ **SPECIAL**

**EQUITABLE CAUSE**

**RECEIVED**

APR 24 2017

SC Court of Appeals

◦ **URGENT**

**EXTRAORDINARY, SPECIAL AND PRIVATE, RESTRICTED AND  
CONFIDENTIAL PROPRIETARY AND PRIVILEGED**

◦ **EXTRA & SPECIAL TERMS**

**EXIGENT CIRCUMSTANCES, TIME SENSITIVE DE NOVO AND  
INJUNCTIVE RELIEF**

**EXCLUSIVE EQUITY JURISDICTION IN ARTICLE III §2, CL. 1, OF THE  
CONSTITUTION FOR THE UNITED STATES OF AMERICA, AS  
AMENDED A.D. 1791.**

**EXCLUDING THE PUBLIC AND PRESS, NOT FOR PUBLICATION**

**[1971 §24 JUDICIAL CODE: DISTRICT COURTS HAVE ORIGINAL  
JURISDICTION OF EQUITY CAUSES. (SEE HOPKINS' JUDICIAL  
CODE, P.31)]**

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

MARCUS HALL

Case No. \_\_\_\_\_

Petitioner

-vs-

RECEIVED

WRIT OF DE NOVO

Nationstar Mortgage LLC  
Respondent

APR 24 2017

SC Court of Appeals  
WRIT OF DE NOVO

I, Hall, Marcus 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".

I am petitioning this court for a De Novo under exclusive equity ex parte (excluding the public and press, not for publication), with an appointed Article III Judge. (Article III §2,CL. 1, OF The Constitution of The United States of America, as amended A.D. 1791). This De Novo is for Case No. 2015-CP-40-07210, Case Title Nationstar Mortgage LLC, vs MARCUS HALL, et al

The purpose of this De Novo is to set the proper jurisdiction for a Private American National Equitable Rights and Defense to be cognoscible. As a maxim of equity.... Equity sees that as done what ought to be done; equity will not suffer a wrong to be without a remedy. Whenever there is a conflict between the rules of law and superior equity, equity prevails. (Gibson 55)

I pray that this Writ of De Novo is granted immediately, or show cause why my rights as a Private American National citizen of the united States Of Americas should co-mingle with those rights of enemy belligerents.

Executed this 24 day of April, 2017, in Richland County, State of SC.

Subscribed and make oath before me this 24 day of April, 2017.

Affiant Hall, Marcus L Date 4-24-17  
Hall, Marcus L. living man on land (Owner)

Witness Lucia R. Matta Date 4-24-17

Witness [Signature] Date 4-24-17

Shel B Rame  
Signature of Notary Public  
Notary Public, State of SC  
My Commission Expires: 8.13.2023

"OFFICIAL SEAL"

Special Private Priority Trust Res

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

MARCUS HALL

Case No. \_\_\_\_\_

Petitioner

-vs-

Nationstar Mortgage LLC

Respondent

**RECEIVED** REQUEST FOR INJUNCTIVE RELIEF IN  
EXCLUSIVE EQUITY

APR 24 2017

SC Court of Appeals

**REQUEST FOR INJUNCTIVE RELIEF IN EXCLUSIVE EQUITY**

I, Hall, Marcus as the petitioner in the Writ of De Novo is seeking an immediate Injunctive Relief against all actions of the Respondent. The purpose of this Injunctive Relief is to preserve and protect my equitable rights to prevent any injury to the Private American 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".

The Respondent is an entity and in no fashion can it suffer any injury as a result of granting an Injunctive Relief, whereas I, a man on land would be injured without this Injunctive Relief. The Respondents are only operating with codes and statutes. Equity will not allow a statute to be used as a cloak for fraud; Equity will not suffer a wrong to be without a remedy.

Therefore, I pray this court grants the Injunctive Relief against all actions of the Respondent.



\_\_\_\_\_  
Hall, Marcus Grantee/Beneficiary  
160 Deer Lake Drive  
Columbia, South Carolina Republic [29229]

4-24-17

Date

Special Private Priority Trust Res

THE STATE OF SOUTH CAROLINA  
In the Court of Appeals

MARCUS HALL

Case No. \_\_\_\_\_

Petitioner

-vs-

**AFFIDAVIT IN SUPPORT OF REQUEST  
FOR INJUNCTIVE RELIEF IN  
EXCLUSIVE EQUITY**

Nationstar Mortgage LLC

**RECEIVED**

Respondent

APR 24 2017

SC Court of Appeals

**AFFIDAVIT IN SUPPORT OF REQUEST FOR INJUNCTIVE  
RELIEF IN EXCLUSIVE EQUITY**

I, Hall, Marcus L. 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". I hereby make oath that:

- I have stated truth and facts to the best of my knowledge in the Request For Injunctive Relief in Exclusive Equity

Executed this 24 day of April, 2017, in Richland County, State of SC.

SUBSCRIBED AND SWORN TO (or affirmed) before me this 24 day of April, 2017.

Affiant [Signature] Date 4-24-17  
Hall, Marcus a living man on land (Owner)

Witness [Signature] Date 4-24-17

Witness [Signature] Date 4-24-17

[Signature]  
Signature of Notary Public  
Notary Public, State of SC  
My Commission Expires: 8-13-2023

"OFFICIAL SEAL"

Special Private Priority Test 202

