

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

APR 28 2017

Juliatt Marsh-Davis

Case No. 2017-000780 SC Court of Appeals

Petitioner

-vs-

RESPONSE TO LETTER FOR
DE NOVO

RBS FINANCIAL PRODUCTS, INC.,
Respondent

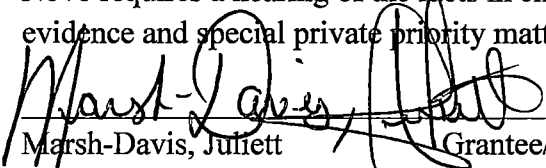
RESPONSE TO LETTER FOR DE NOVO

I, Marsh-Davis, Juliatt 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".

In response to your letter dated April 21, 2017, I would like to confirm that I was not attempting to file an appeal. I was simply filing a De Novo on the case that is mentioned the Writ of De Novo. It would be improper for me to file an appeal wherein as, I would be bringing the jurisdiction in which the Plaintiff has already established over to the Appeals court, when in fact I have indicated on the record of the lower court, that I was in the wrong jurisdiction. As an American National the jurisdiction in which I am to bring into is exclusive equity wherein my equitable rights and defenses can be recognized. My cause for filing this De Novo is to establish proper jurisdiction for my nationality so that I can plead my equitable rights and defense. It is my responsibility that when I discover any rights that I was unaware of that I must act upon those rights immediately, as a maxims of equity, "equity aids the vigilant, not those who slumber on their rights". Furthermore, it is of necessity that this De Novo is granted because the current jurisdiction is that of statutes and codes and the taking away of property, in which a maxim of equity states, "Equity will not allow a statute to be used as a cloak for fraud" and "Equity abhors a forfeiture", and since I am the beneficiary of all private trusts, equity regards the beneficiary as the true owner. Therefore, as stated in Gibson 55, whenever there is a conflict between the rules of law and superior equity, equity prevails.

IN CONCLUSION: This is not a special case but a special cause involving jurisdiction and trespassing of private trust in the current jurisdiction and needs the attention of a judge operating under exclusive equity in chamber.

To appeal this case will not be proper, because to appeal only means that I will be bringing the jurisdiction of the lower court to the appellate court when in fact, I have already established on the record that is the wrong jurisdiction for an American National. The appellate court has jurisdiction over this De Novo, which should be handled differently than an appeal. This De Novo requires a hearing of the facts in chamber under the exclusive rules of Equity to renew the evidence and special private priority matters. A brief will be filed within a few days.



Marsh-Davis, Juliatt Grantee/Beneficiary
113 Long Bourne Way
Summerville, South Carolina Republic [29486]

4-28-2017
Date

Special Private Priority Trust Res

