

FORM 4
STATE OF SOUTH CAROLINA RECEIVED JUDGMENT IN A CIVIL CASE

COUNTY OF CHARLESTON
IN THE COURT OF COMMON PLEAS

NOV 13 2017

CASE NO. 15-CP-10-04849

Richard Dority Jr.,

SC Court of Appeals

vs. Clement Porcher,

PLAINTIFF

DEFENDANT

FILED
2016 NOV -2 PM 1:54
SHELIE J. ARMSTRONG
CLERK OF COURT

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.
- ACTION DISMISSED (CHECK REASON):** Rule 12(b), SCRCP; Rule 41(a), SCRCP (Vol. Nonsuit); Rule 43(k), SCRCP (Settled); Other
- ACTION STRICKEN (CHECK REASON):** Rule 40(j), SCRCP; 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:

This case was before the Court on November 1, 2016 for a hearing on Plaintiff's Motion for Summary Judgment, filed August 29, 2016. "Summary judgment is appropriate when there is no genuine issue of material fact such that the moving party is entitled to prevail as a matter of law." Evening Post Pub. Co. v. Berkeley County Sch. Dist., 392 S.C. 76, 81, 708 S.E.2d 745, 748 (2011); Rule 56(c), SCRCP. "Under Rule 56(c), the party seeking summary judgment has the initial responsibility of demonstrating the absence of a genuine issue of material fact." Baughman v. Am. Tel. & Tel. Co., 306 S.C. 101, 115, 410 S.E.2d 537, 545 (1991) (citing Celotex Corp. v. Catrett, 477 U.S. 317, 106 S. Ct. 2548 (1986)). In considering a motion for summary judgment, "the evidence and its reasonable inferences must be viewed in the light most favorable to the nonmoving party." Id. "Summary judgment is not appropriate where further inquiry into the facts of the case is desirable to clarify the application of the law. . . . Even when there is no dispute as to evidentiary facts, but only as to the conclusions or inferences to be drawn from them, summary judgment should be denied." USAA Property & Cas. Ins. Co. v. Clegg, 377 S.C. 643, 653, 661 S.E.2d 791, 796 (2008). Based on arguments of the parties

presented at the hearing, this Court finds that a question of fact exists. Therefore, Plaintiff's Motion is heard and respectfully denied.

ORDER INFORMATION

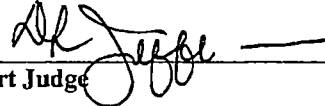
This order ends does not end the case.

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.**


2128
11/2/16

 Circuit Court Judge Judge Code Date

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:

 Curtis E. Bostic, Esq.

 PLAINTIFF

 Bonum S. Wilson, III, Esq.

 ATTORNEY FOR DEFENDANT

CLERK OF COURT

Court Reporter: Denise Lauder

RECEIVED

STATE OF SOUTH CAROLINA)
 COUNTY OF CHARLESTON)
 Richard Dority, Jr. and Melissa Dority)
 Plaintiffs,)
 Vs.)
 Mary Clement Porcher and Joel Porcher,)
 Defendants.)

SC Court of Appeals

ORDER OF SUMMARY JUDGMENT

2017 AUG -9 AM 9:43
 FILED
 JULIE J. ARMSTRONG
 CLERK OF COURT

NOV 13 2017 CASE NO: 15-CP-10-4849

Having appeared before me Curtis Bostic and Chris Ramsey on behalf of the Plaintiff this 31st day of May, 2017 on Defendants' Motion for Summary Judgment as put forth by Bonum S. Wilson, III, I make the following statements of fact and conclusions of law.

FACTUAL HISTORY

Plaintiffs, the current owners of a house and lot on James Island, instituted this action against their adjoining neighbors, Defendants Joel and Mary Porcher, seeking to declare a dock abutting both properties as exclusively theirs.

In 1970, Defendants bought a home at 757 Grimsley Drive with a dock in place and in use by the selling homeowner and his neighbor at 753 Grimsley Drive. Lots on that stretch of Clarke Sound are not unduly wide, and evidently the seller to the Defendants and his neighbor had constructed a single dock on the dividing property line for their shared use. The dock is now L-shaped with two floating docks so that each owner enjoys a floating dock. The fixed walkway to the shore abuts the highland of each property owner, but the dividing property line is not precisely in the middle of the adjoining lots, and the angle of the dock does not precisely extend out along



JMS

the boundary line of the parties' real estate. Joint docks, however, by their nature are not required to comply with the general rule of a 20-foot setback from adjoining property lines. See 23 S.C. Code Ann. Reg. 30-12(A)(1) (p) (2008) (stating that "No docks, pierheads or other associated structures will be permitted closer than 20 feet from the extended property with the exception of joint use docks shared by two adjoining property owners. . .").

In 1971, one year after the Defendants purchased their home, Richard Dority, Sr. now deceased, bought the neighboring house at 753 Grimsley adjoining the Defendants with the joint dock arrangement then in place. Both Dority, Sr. and Defendants used and maintained the dock for decades during which two OCRM permits were granted. Dority, Sr., Plaintiffs' predecessor in title, applied for the first permit and in his application he described the dock as "shared or joint use." Dority, Sr. as well as his wife after Dority Sr.'s passing, repeatedly referred to the dock as joint in other documents.*

In 1990 after Hurricane Hugo demolished the fence between the properties, Defendants rebuilt the wire/split rail fence with decorative brick along the common property line between the two properties from the street to the foot of the joint dock. Around this same time, Defendants built a concrete bulkhead and foundation for the joint dock.

In 2009 Dority, Sr. instituted an action against the Defendants alleging encroachment on his property by the wall built 19 years previously. By the time of this wall litigation, dock use issues had begun, and Defendants' previous counsel, Benjamin Goldberg, answered and filed a counterclaim seeking a declaratory judgment regarding the parties' joint ownership of the dock. One of the current plaintiffs was a party to that action. The wall claim and dock counterclaim were ended with prejudice before trial on the issues in 2010. The current Plaintiffs purchased Mr.

JMS

* Interestingly, the existence of the dock predates the creation of the Coastal Council, predecessor to SLOHCL-OCRM.

JMS

Dority, Sr.'s property on October 29, 2010 just prior to his passing on November 12, 2010.

PROCEDURAL HISTORY

The parties and their predecessors in title have applied to DHEC and received a number of critical area permits, all of which consider the subject dock to be a joint use structure. It is noteworthy to the Court that Mr. Dority Sr. designated this dock as "joint use" with the Defendant Porchers when he submitted his January 7, 2002 application to DHEC.

Most important to the instant motion, Defendant Mary Porcher filed a permit application on July 3, 2014 seeking to modify a portion of the joint dock. The permit application was given public notice by newspaper July 21, 2014, and the application drawings and public notice were specifically mailed to the neighboring landowners, including the Plaintiffs. Plaintiffs filed timely objections to DHEC in response to this application.

DHEC reviewed Plaintiffs' objections and concluded that the two previous permits issued for the structure "were processed per OCRM Regulations for joint-use docks and issued as additions to a joint-use dock." DHEC requested additional information from Plaintiffs to support their claim of exclusive ownership. Although Plaintiffs repeated their position, they failed to provide any additional information and took no further action to challenge the DHEC decision regarding the permit.

DHEC granted the Defendants' permit on October 10, 2014. There is no question the grant of the permit was sent to Plaintiffs or that the permit was later amended to allow a 2 1/2-foot increase in boat lift size, again without objection. Although a letter protesting the permit was sent February 12, 2015 no appeal to the Administrative Law Court of the DHEC decision occurred from either the original permit or the amendment.

The current action was commenced in Circuit Court on September 1, 2015, claiming trespass by Defendants' use of the dock, a request to quiet title with a finding that Plaintiffs' sole interest in the dock be recognized, and a declaratory judgment with a prayer of damages and declaration of plaintiffs' sole ownership of the subject dock.

Plaintiffs did not name DHEC as a party to this action, despite the fact that any ruling by the court regarding dock permitting over marshlands and joint dock use remain subject to the agency's permit process and review.

Defendants answered on October 26, 2015 joining in the plaintiffs' request for a declaration of dock use. Subsequently Defendants amended their Answer to raise the exhaustion of remedies defense. Plaintiffs' Motion for Summary Judgment on grounds that the 2010 consent order served to divest the Defendants' interest in the joint dock was denied on November 2, 2016. Defendants' current Motion for Summary Judgment was filed January 17, 2017, after an order permitting amendment to the responsive pleadings was granted. The action was referred to this court on February 8, 2017.

Standard for Summary Judgment

A thorough review of the briefs and material before the court and consideration of the oral arguments of counsel reveals no material fact in issue. Plaintiffs concede they make no claim for ownership to the land beneath the subject dock in issue, nor dispute that some part of the subject dock abuts both parties' real property.

LEGAL ISSUE

- 1) Did Plaintiffs exhaust their administrative remedies after DHEC issued its final ruling against the Plaintiffs' claim of exclusive ownership and use of the subject dock?



- 2) If Plaintiffs failed to exhaust their administrative remedies, is plaintiffs' "defense" of *res judicata* relevant to the outcome of the motion before the court.

LAW

1) Where an adequate administrative remedy is available to determine a question of fact, a plaintiff must pursue the administrative remedy or be precluded from seeking relief in the courts. Hyde v. S.C. Dep. Of Mental Health, 314 S.C. 207, 208, 442 S.E.2d 582, 583 (1994). The Plaintiffs did not appeal DHEC's final ruling to issue a dock permit to Defendants. Therefore, they are precluded from seeking relief from the agency's decision in the courts.

The Legislature granted DHEC the authority to regulate costal tidelands, including the issuance of permits for private and joint-use docks. *S.C. Code Reg. R30-6 (2008) sets forth the initial manner by which an aggrieved party may appeal DHEC permit decision. (See also S.C. Code 1-23-310 et. seq.) An appeal from a DHEC decision that gives rise to a contested case should be heard before the Administrative Law Court.

If unsatisfied with the Administrative Law Court holding, S.C. Code 48-39-150 (2011) sets forth the guidelines under which appeal from the Administrative Law Court's decision on a DHEC permit will occur. Specifically, subsection (D) states: "a person adversely affected by the granting of the permit has the right of direct appeal from the decision of the administrative law judge pursuant to Section 1-23-610." This extensive process of administrative review culminates with the aggrieved party's right to appeal the ALC's order to the Court of Appeals.

Rather than appealing the DHEC finding to the Administrative Law Court, and if still unsatisfied, appealing that holding to the Court of Appeals, Plaintiffs instituted a separate action in Circuit Court. It is axiomatic that a party need exhaust all administrative remedies available to

* DHEC's issuance of a dock permit grants the permittee a license to use the dock to extend into the public waters of the state.

it before seeking relief in the court. See Columbia Developers v. Elliot, 269 S.C. 486, 490, 238 S.E.2d 169, 170 (1977). For that reason, Defendants' Motion for Summary Judgment is granted by virtue of Plaintiffs' failure to appeal the administrative finding of DHEC.

DHEC's specialized knowledge should be given considerable weight in evaluating evidence regarding the joint use dock. See S.C. Code §1-23-330 ("The agency's experience, technical competence and specialized knowledge may be utilized in the evaluation of the evidence.") DHEC determined that Defendants had an ownership interest in the joint dock and granted a permit to Defendants to modify the dock. Plaintiffs' initial objections made to DHEC at the administrative level alleged:

- (a) Defendants' proposed dock would restrict access and use of Plaintiffs' existing dock;
- (b) the fact of dock ownership by the Plaintiffs based upon the boundary lines between the properties, alleging the line Aremains that of record, and consequently the dock is solely the possession of my clients;" and
- (c) that the intent of a previous consent order between Plaintiffs' predecessor in interest and the Defendants terminated the Defendants' dock ownership.

Despite Plaintiffs' allegations of exclusive dock ownership, DHEC found a review of all available information concludes that this dock is located on shared property boundary as evidenced by a survey provided by Mrs. Porcher. Past permitting history indicates two past permits were issued for this structure, both of which reference the structure as a joint use dock for 753/757 Grimsley Drive. Furthermore, there is no question that an appeal of the determination by DHEC regarding permission to construct a dock within its jurisdiction should be reviewed by the



Administrative Law Court pursuant to S.C. Code Ann. Reg. R30-6. A party aggrieved by any Administrative Law Court ruling may then appeal the ruling to the Court of Appeals pursuant to S.C. Code 48-39-150(D).

Plaintiffs' attempt to draw a distinction between DHEC authority to establish "ownership" of the dock versus "use" of the dock, and while its authority regarding use is appropriate, its authority regarding "ownership" is not.

While ownership may be contested, Defendants counsel concedes that on the issue before the court ownership is not relevant, only use is. Without DHEC as a party before the Court, any declaration of "use" arising from "ownership" is not binding on DHEC, nor is "use" capable of restriction, as DHEC retains sole authority on matters of dock usage. Any ruling of this Court as to which party may or may not use the dock is irrelevant without a binding effect on DHEC, which agency is not before it. Plaintiffs' prayer that the Court divest Defendants from their use or deny joint use in general remains subject to DHEC's determination on what uses are ultimately permitted. Had Plaintiffs in fact appealed the original DHEC ruling, regardless of the outcome, DHEC would be so bound. The support this provides to the Plaintiffs' critical duty to exhaust their administrative remedies is apparent.

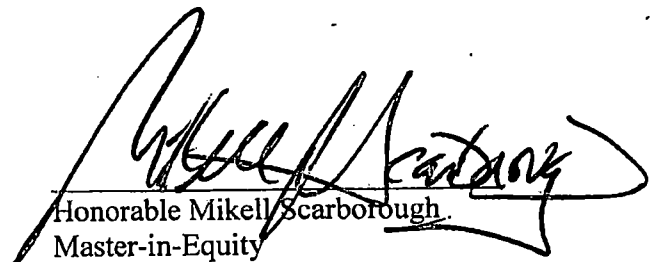
2. Likewise, the court remains unconvinced that dismissal "with prejudice" of Defendants' original demand in their original declaratory judgment action to permit access to their joint use dock use is tantamount to a declaration or divestiture of their rights to continued dock use. ^{to} * Even were the Court rule that the dock was solely owned by the Plaintiffs, such would not affect the determination by DHEC of its status or continued use.

Defendants by their motion seek nothing but dismissal of Plaintiffs' claim. With no

MS
* No Agreement has been provided to support the terms of the settlement in 2009-CP-10-5141 other than it was dismissed with prejudice *MS*
Corrected Filed Nov. 9, 2010.

counterclaim, the matter between them is ended, and the finding by DHEC in its October 10, 2014 remains unaffected.

THEREFORE, IT IS HEREBY ORDERED that Defendants Motion for Summary Judgment is **GRANTED** and this action is hereby dismissed.


Honorable Mikell Scarborough
Master-in-Equity
Charleston County, South Carolina

This 1st day of August, 2017.

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

JUDGMENT IN A CIVIL CASE

FILED

CASE NO. 2015 CP-10-4849

Dority

2017 SEP 27 AM 9:54

Porcher

PLAINTIFF(S)

DEFENDANT(S)

Submitted by: Master in Equity

Attorney for : Plaintiff Defendant
or
 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.
- 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: Motion to Reconsider is DENIED. Motion to Amend is DENIED.

ORDER INFORMATION

This order ends does not end the case.

Additional Information for the Clerk :

INFORMATION FOR THE PUBLIC 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)
N/A		\$
		\$
		\$

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

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.

Circuit Court Judge

3062

Judge Code

9/22/17

Date

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:

BOSTIC | LAW GROUP, PA

Curtis E. Bostic
also admitted in NC, KY, and PA
Kristen A. Gaetke
Christopher M. Ramsey
also admitted in GA
Jennifer T. Sherbow
Sean Wilson

2236 Ashley Crossing Drive - Charleston, SC 29414
www.BosticLaw.com - (843) 571-2525 ph - (843) 571-7050 fax

Danielle G. Walker
admitted in CA only

James E. Reeves
of counsel

November 9, 2017

RECEIVED

NOV 13 2017

SC Court of Appeals

Via facsimile no. (803) 734-1839 and U.S. Mail
Clerk of Court
South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC 29211

Re: **Richard Dority, Jr. v. Mary Clement Potcher**
Appellate Case No. 2017-002300

Dear Clerk:

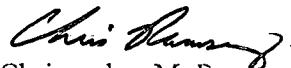
In our previous filing, we omitted the court orders being appealed. Please find enclosed herewith the three (3) court orders being appealed:

1. Denial of Plaintiffs' Motion for Summary Judgment, filed November 2, 2016;
2. Grant of Defendants' Motion for Summary Judgment, filed August 9, 2017;
3. Denial of Plaintiffs' Motion for Reconsideration, filed September 27, 2017.

Thank you for your courtesy in bringing this to our attention and please accept this supplemental material for filing with the court.

With kind regards, I remain

Sincerely,

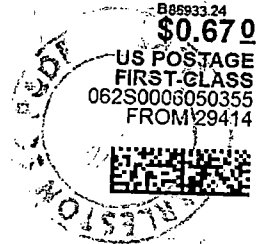

Christopher M. Ramsey

Encls.

BOSTIC | LAW GROUP, PA

2236 Ashley Crossing Drive | Charleston, SC 29414

(843) 571. 2525 | FAX (843) 571.7050 | www.BosticLaw.com



*Clerk of Court
South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC 29211*

RECEIVED
NOV 13 2017
SC COURT OF APPEALS

2921181629 8012

