

APPEAL FROM ORDERS AND JUDGMENT IN A CIVIL CASE
DESIGNATION OF MATTERS

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

BEAUFORT COUNTY
COURT OF COMMON PLEAS

R. THAYER RIVERS JR. / SPECIAL REFEREE

CASE No(s). 2016-CP-07-02261
[No. 2016-LP-07-00637]

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OCT 15 2018
SC Court of Appeals

Gateway Mortgage Group LLC

Respondent

Vs.

L.E. Pauli Coffey

Appellant

Appellant proposes the following be included in the Record on Appeal;

1. Respondent's Summons and Complaint 10/25/2016
2. Respondent's Notice of foreclosure Intervention 10/25/2016
3. Respondent's Certificate of Exemption from ADR 10/25/2016
4. Appellant's Motion to Dismiss 10/27/2016
5. Appellant's response to Respondent's Complaint 10/28/2016
6. Appellant's Aff Ser LP SC etc on L.E. Pauli Coffey 10/31/2016
7. Appellant's Supplemental Response to Complaint 11/02/2016
8. Appellant's Motion to Dismiss Lis Pendens 11/28/2016
9. Appellant's response to Respondent's Motion for Lis Pendens 11/28/2016
10. Certificate of Mortgagor Non-Compliance 12/09/2016
11. Appellant's Notice to the Court (Appellant' never received Notice of Mortgagor Non-Compliance.) 12/12/2016

12. Respondent's Orders Caption Nunc Pro Tunc 12/16/2016
13. Appellant's 3rd Request and Notice to the Court 12/16/2016
14. Respondent's Motion for Summary Judgment on Issues and validity 12/30/2016
15. Appellant's 1st Affirmative Defense to Summary Judgment 01/06/2017
16. Appellant's Motion to Reconsider Orders for Summary Judgment 01/30/2017
17. Respondent's Motion and Order of Reference 01/31/2017
18. Motion to Vacate 02/01/2017
19. Motion to Vacate 02/02/2017
20. Appellant's Additional exhibits to Accompany Respondent's 2nd Motion to Dismiss 04/17/2017
21. Appellant's Motion to Dismiss 06/30/2017
22. Appellant's Evidence in Support of Demand for Due Process 07/24/2017
23. Appellant's Additional Evidence in Support 07/25/2017
24. Order to Vacate and Order of Recusal MIE Court 08/02/2017
25. Order of Referral to Special Referee 08/17/2017
26. Appellant Motion to Strike Proposed Order of Reference and Jury Demand 08/22/2017
27. Appellant's Record of Declination to Special Referee and Jury Demand 08/23/2017
28. Appellant's third Jury Demand and Record of Declination of Special Referee 08/25/2017
29. Appellant's Demand for Due Process 09/15/2017
30. Appellant's Response to Motion for Summary Judgment/Affirmative Defense 09/18/2017
31. Appellant's Amended Demand for Due Process 10/02/2017
32. Appellant's Second declination of Special Referee 10/02/2017
33. Appellant's proposed Orders 10/12/2017
34. Appellant's demand that the Court upload her Affirmative Defense doc stamped on January 6, 2017; 10/12/2017
35. Respondent's Memo in Support of Summary Judgment 10/13/2017
36. Appellant's request for clarification from the Court as to why counsel for Respondent was allowed to propose and then sign the Orders appointing his co-counsel as Special Referee in the above listed matters 10/17/2017
37. Appellant's Communication with all parties 10/18/2017
38. Appellant's Motion to Strike 10/20/2017
39. Appellant's Notice of Intimidation and request for Emergency Order of Restraint 10/25/2017
40. Appellant's Notice of Service 10/30/2017
41. Appellant's Proposed Order and Notice of Service 11/21/2017
42. Appellant's demand for Due Process and record that Rubin Thayer Rivers Jr. is counsel for Respondent, Gateway Mortgage group LLC, 01/05/2018
43. Appellant's Demand(s) for Due Process 01/16/2018
44. Appellant's 16th Demand for Due Process
45. Appellant's 20th Demand for Due Process 03/02/2018
46. Appellant's Additional evidence from an independent third party that respondent lied in its' initial filings; 03/26/2018

47. Appellant's 22nd Demand for Due Process and Request that no more cars get blown up outside her home on Sunday mornings at 4am. 04/14/2018
48. Appellant's evidence in Support of her 22nd request for Due Process 04/14/2018
49. Appellant's 23 Demand for Due Process and Notice 05/04/2018
50. Appellant's Notice to the Court and All Parties 07/03/2018
51. Appellant's 27th Demand for Due Process 07/23/2018
52. Appellant's 31st demand for Due Process and request that John B. Kelchner stop wasting everybody's time sending trash talking emails to Appellant.
53. Appellant's 32nd Demand for Due Process 09/04/2018
54. Appellant's 33rd Demand for Due Process 09/07/2018
55. Special Referee's illegal Orders and Judgment 09/18/2018
56. Appellant's initial Notice of Intent to file an Appeal 09/21/2018

I certify that this designation contains no matter which is irrelevant to this appeal.

October 15, 2018



L.E. Pauli Coffey

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Other Attorneys of Record:

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Appellant does not have reliable access to the Internet due to poverty caused by the above listed cases. As such, she request all documents be served via USPS certified service.