

RECEIVED

NOV 19 2018

Affidavit of Material Facts-Notice of Adverse Claim

SC Court of Appeals

Hastings Moor-Bey the living sentient man, Appellant and beneficiary of the Hastings Moore estate, moves for emergency appeal in all matters involving the misrepresentations presented before the administrators of the Court by Mr. Jason Goings doing business as, Aiken County Real Estate or Personal Property tax office\ Aiken County Treasurer and its Associated parties, hereafter referred to as Mr. Goings and Alia are declared to not possess rightful trusteeship in any and all matters involving the organic land, nor at 191 Scott Simmons Circle...Aiken SC. and all accoutrements associated with it being a part of the HASTINGS MOORE estate pending revocation of signature by the rightful beneficiary, Hastings Moore -Bey. Mr. Goings and Alia are dismissed from and removed from trusteeship based upon Mr. Goings' [questionable] accounting practices and misrepresentations. Whatever processes [questionable] used by Mr. Goings appear to demonstrate an intent to defraud Hastings Moore-Bey, the beneficiary of the assets the records at question where apparently presented via Aiken County Treasurer and Alia and its administrators dubious accounting records practiced. Mr. Goings undisclosed accounting records evidence by virtue of this present action or alleged to be showing transactions associated with my estate and the same has not been disclosed to me, Hastings moor-bey, the beneficiary. Furthermore, the questionable, non-responses, to formally issued written request from the desk of Hastings moor-Bey, clearly constitutes indisputable severe breach of trust, evidenced by Mr. Goings silence, and by the following; untoward tax, deemed to initiate the said foreclosure action against my interest and against my estate I Hastings moor-Bey, the living sentient man, here by repudiates and rebuts all unwanted hypothecation activities alleged against my estate and refute all and any abandonment claims made by the foreign and misrepresented persons doing business as Aiken County Real Estate or personal property tax office and Alia. I do therefore publicly and privately Proclaim and declare my Divine and natural rights to my Corporal and in-Corporal hereditaments, affirm notice, and claim reversion to my state. I also claim all right to any profits or benefits generated by Surety instruments upon which Hastings Moore signature was placed, and thereafter used by Mr. Goings and Alia and deemed for-profit against the laws that govern securitization. I, Hastings moor-Bey, the living sentient man and rightful heir to the estate in question, am not lost at sea and firmly declare my right to reversion of estate and therefore I make no claim with respect to the title and misrepresented capitalized name, man of straw and nomdigier being a title and the spurious creation of the foreign defacto, Aiken County Treasurer, Alia operatives actors and owners, I Surrender and assign any and all reversionary interest to the foreign and privately-owned United States and subsidiaries for full acquittance, discharge, settlement, and closure of my Reliance upon the rule of law set at title 12 U.S code 95 A Part 2. I assume no liabilities or debt however contrived among Mr. Goings and Alia Associates. I do not and did not consent to shared as surety for the foreign and for profit, Aiken County Treasurer Alia, owners, directors or its subsidiary for any moment or in time. The present foreclosure action demonstrates that Mr. Goings accounting records were expelled by another third-party as being proper and or valid by some man or woman or clerk having association with or to the court of record. It appears that the question of evidence was apparently by virtue of this implied accountant correctness as grounds for initiating the sale foreclosure activities related to a failure to examine the misrepresentation of the 'debt' owed by alleged Mr. Goings and associated with or tagged to Hastings moor-Bey's

private beneficiary right of a state. Hastings Moor-Bey, the living breathing and to creditor in the estate matter inclusive of the property 191 Scott Simmons Circle, was established by virtue of the apparent misuse of Hastings Moore's signature upon the deed of trust and assets being used without my permission or authorization and with the same being deceptively used by others to create a "security" and traded as a fungible instrument. Hastings Moor-Bey, as written and as presented by myself to be distinguished from any nomdigier, all capitalized name or by any other grammatical or somatic conversions such as HASTINGS MOORE, ect., or there any other misnames or misrepresentation implied, written or otherwise presented by agents or representatives of or for Mr. Goings and Alia, on or without my knowledge or will for authorization. The note or Securitized instrument and question appears to have been used by Mr. Goings and Alia or about delegated corporate succession. Others doing business via the entity Aiken County Treasury, for effectuating fungible transactions or with a note possibly deemed for empowering on monetizing fraudulent transactions made by anyone or by someone associated with Mr. Goings and Alia via the administrators and their accounting practices and or by some other dishonest contractual or for-profit activities, no profits money or funds associated with or generated by the undisclosed usages of the Deed of Trust bury my name or signature in this case has ever been forwarded to me, some other close parties or persons suspected to be or who have alleged to have been authorized by Mr. Going doing business as Aiken County Treasury, initiated the misrepresented Foreclosure claims against my state by due process under the law. Some identifiable living and sentient man or woman had to have produced verifiable evidence justifying the action and the controversy there for the person or persons alleging to have documented claims of power of attorney over myself, Hastings Moor-Bey or over my estate or hereby challenge to produce the original accounting records, with this said established evidence, the claimant accuser trustee is commanded to produce for the record the document proof of power of attorney to support his or her claims of right to have initiated the said foreclosure action and controversy, for the record, I, Hastings moor-Bey maintain my right to question any and all third-party accusers or claimants involved in the matter. I affirm my right as beneficiary to rebuke the apparent misrepresentations and this present colorable claim the apparent conversion action associated with it steward and beneficiary domiciling at the property deemed 191 Scott Simmons Circle near down town Aiken Commonwealth rebukes the misrepresentations in the Foreclosure matter and brings notice of the same to the attention of the administrators of this appeal in court, Primal to this notice is the questionable accounting practices and procedures entertained by the owners agents and representatives of Aiken County Treasurer's Office and their Associated contractors doing business on the land and corporate capacity. The cell accuser or set of accusers bear the burden of proof inner charge to produce the accounting records and Ledger in original instruments that prove the alleged debt the challenge is made non Pro tunc, in all accounts, and in all matters concerning the alleged holders of the original instruments Baring my ,Hastings Moore, wet ink signature and concurrent to October 12th of the year 2018, The accusers or alleged claimants Mr. Goings and Alia, lack standing to exercise enforcement warrants obstructing injunctive relief While on the contrary subject matter the Foreclosure action is in question and on appeal by the appelliant, Hastings Moore. Since these Associated fax or assumptions are Primal evidence for proof and velocity establishing the verifying of the facts or the falsehoods associated with or to this allegation and foreclosure action. The facts in evidence alleged to have been secured by Mr. Goings and Alia

shall be used for examining the positions of the parties in controversy and to establish verification of the alleged debt and in this case, to set for the record the clarification of the status of the parties, creditor and debtor in this controversy.

Submitted by my hand with a sound mind,

I Am; Haito Mor-Pey

All Rights Reserved A free Moorish American, in full life, In Solo Proprio, In Propria Persona Sui Juris,

Hastings Moor-bey
1918 Allan Ave.
Aiken SC 29801

CERTIFIED MAIL®



7018 1830 0001 3316 5032



UNITED STATES
POSTAL SERVICE

1000

GA 30197

U.S. POSTAGE PAID
FCM LETTER
AIKEN, SC
29801
NOV 15 2018
AMOUNT

\$6.70

29201-3747

R2306Y152347-16

RECEIVED

NOV 19 2018

SC Court of Appeals

RETURN RECEIPT
REQUESTED

South Carolina Court of Appeals
1015 Sumter St. #5
Columbia SC 29201

2920133749

