

SOUTH CAROLINA v STRITZINGER

IN THE PROBATE COURT OF SOUTH CAROLINA
COLUMBIA, SOUTH CAROLINA

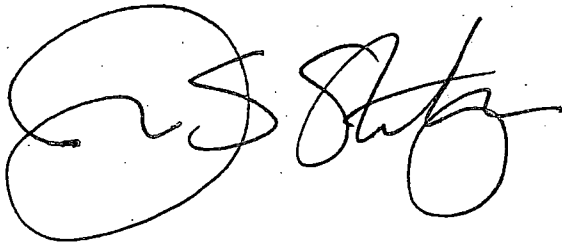
2018-MI40-0485

**MOTION FOR TRANSFER, APPOINTMENT OF COUNSEL, OTHER RELIEF AND
FORMAL BILL OF EXCEPTION**

Attached is a request for an Order of Transfer from Judge Smiley to either the circuit court of South Carolina, or Judge Belton regarding all probate matters of John S. Stritzinger, and other relief as attached.

Signed this 4th Day of December 2018,

John S. Stritzinger

A handwritten signature in black ink, appearing to read "John S. Stritzinger". The signature is written in a cursive style with a large, looping initial "J" and "S".



John Stritzinger <jstritzinger33@gmail.com>

Formal Bill of Exception - Attorney Representation And Issues of Reconsideration - MI40-0485

1 message

John Stritzinger <jstritzinger33@gmail.com>

Tue, Dec 4, 2018 at 10:13 AM

To: behling.nia@richlandcountysc.gov

CC: Debbie Knox <Knox,Debbie@richlandcountysc.gov>, Bart Bartlett <BBARTLETT@bartlettfirm.com>, kellyc@sccourts.org, kkellyj@sccourts.org, Gregory Parker <greg@jerryreardonlaw.com>, Candace Gregg <Candace.Gregg@palmettohealth.org>, "Hood, Robert E. Law Clerk (Catherine Ortmann)" <rhoodlc@sccourts.org>, rhooj@sccourts.org

Ms. Behling,

I appeared in front of Judge Smiley at Palmetto Health in March or April of this year. At the time Greg Parker was appointed to facilitate a hearing led by the staff of Dr. Jeffrey Raynor from Palmetto Health. Mr. Parker called no witnesses on my behalf, presented no evidence of my current or previous employment, did not cross-examine the petitioner (James R. Stritzinger), nor did he review the findings of the State of Delaware when my other brother William filed an identical complaint in Delaware, nor the identical complaint filed by my father in Florida both of which were dismissed to be without merit by Superior/Circuit Judges in those states. In addition, I had a similar trial on the same things in Virginia which I ran myself and won. Furthermore, under the 5th amendment I dont think they could be retried in South Carolina on the same set of facts already heard by three other states.

As a result of Mr. Parker's incompetence, and in fact mental illness by three family members who all filed personal and corporate bankruptcy because of litigation undertaken by my ex-wife(who sued them and their corporations in Texas) I am left with a very complex litigation where I have to argue on previous judgements in other states instead of my attorney (likely in the Circuit Court) which creates long term damage to me personally on the public docket in a State which had no jurisdiction in the first place. Or Mr. Parker would have to argue for me which he made no effort to do. In fact he talked to me for less than 10 minutes and it was pretty much impossible to discuss the issues which occurred in other foreign judgments.

Since this time, Judge Belton has appointed another attorney to represent me Mr. Bart Bartlett, and I have consulted with other attorney friends of mine which believe that I have to bring cross-claims in the Probate Court on employment issues which Chief Inspector Love of the State of South Carolina said had to be tried in the Circuit Court of South Carolina. (Verizon, Bank of America contract issues).

I have asked Judge Hood and Judge Kelly to consolidate these cases but I believe that the court doesn't still understand what I am trying to do. I am therefore asking for three things:

- 1) That Judge Smiley appoint Mr. Bartlett to be my attorney of record, and not Mr. Parker who I understand is representing the State of South Carolina. This would mean that Judge Smiley would need to sign an identical order of attorney representation as Judge Belton did (assuming Mr. Bartlett would accept)
- 2) I would appreciate that Judge Smiley transfer his case to Judge Belton on a Motion for Consolidation (so we have a single court involved).
- 3) I need the court to set three cross claims I have which need to be consolidated in the record on the original case because Mr. Parker did not competently represent me. Since Judge Belton's case is still pending I believe that can be done.
- 4) Once the cross claims are set, I believe the court will see nearly immediately that the amounts in question are above the authority of the probate court, and will see that in fact they need to be transferred to the Circuit Court.
- 5) I believe that Judge Belton once the case is consolidated then could sign an order of transfer to Judge Hood or Judge Kelly who have taken on a shell which I have already filed in the Circuit Court so that we can have one trial and not five with five different judges. (six if you include SC Magistrate Mauer) who already signed an order that he believed that at least one of the cases needed to be set in a Federal Court of law.

I believe that if Judge Smiley, and Judge Belton could appear together I believe I could argue on administrative issues in about an hour.

I have filed a cause in the Circuit Court of South Carolina 2018CP4002738 to consolidate the two probate cases, and three other cross claims which need Circuit Court judgements to prevent having five judges review this issue. The

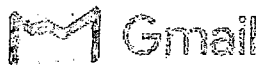
problem is I filed an appeal, and the clerk's office (Athena) has refused to put the State of South Carolina as an Appellee with Mr. Parker as counsel of record without a court order from a Circuit Judge or yourself.

I ideally would like Judge Belton, and Judge Smiley to sign orders of transfer and consolidation to Circuit Court cause 2018CP4002738, and set it for trial within ten days so that we can move forward in a positive way. I am also seeking the court to order Verizon to allow me to come back to work as I was suspended for a rental car dispute which I have won in the State of Maryland, and thereafter in Florida.

John S. Stritzinger
843.352.3459

PS the Delaware State Proceeding on Mental Health filed by William R. Stritzinger was heard by The Honorable Superior Court Commissioner - Valvala in Delaware in the Fall of 2014. Mr. Timothy Hitchings was assigned to be my co-counsel. The court dismissed the claims by William R. Stritzinger that I was working for the NSA, and threatened his family, ordered the case sealed, and for the medical records to be destroyed. Judge Valvala did so after her inquired on the nature of my work at Verizon Federal was I was the chief Architect for several accounts including the Federal Bureau, the Department of Energy, and backup to the US Court system. In other words it was my job to build the systems which were argued in the US Court of Appeals 2nd Circuit Cause 14-42 which you can see on Youtube following a CSPAN coverage of the oral argument. In that case I was admitted to the US Court of Appeals, and became an attorney there. (ACLU v CLAPPER). In that case the clerk called me, told me the panel had accepted my admission, and ordered me to file an appearance which I did along with two briefs. I believe I am likely the foremost expert on telecommunications in the United States, and ran all of the Telecommunications Systems for Bank of America Merrill Lynch in Charlotte, and previously was the Managing Director of Cincinnati Bell Operations in Austin Texas for all of their out of state clients including Chase, Citigroup, Proctor & Gamble, and Bank of America on a global basis.

<https://www.youtube.com/watch?v=oevaf1CU1pI>



John Stritzinger <jstritzinger33@gmail.com>

Re: Formal Bill of Exception - Attorney Representation And Issues of Reconsideration -MI40-0485

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John Stritzinger <jstritzinger33@gmail.com>

Tue, Dec 4, 2018 at 10:56 AM

To: behling.nia@richlandcountysc.gov

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Enclosed are formal Motions and Notices for the lower court, Judge Kelly this will be included in my forthcoming motion for reconsideration. The cross claims I need tried in either Judge Belton's court, or in the Circuit court are:

- Stritzinger v Verizon (To Return to Work & Damages)
- Stritzinger v Bank of America (Sale of Intellectual Property, and Fulfillment of Contract), Background on Enforcement of Bank of America vs Verizon Supply chain contracts.
- Stritzinger v Wright (Ms. Wright either sued every Stritzinger family business, or hired private contractors including L. Freeh Jr to support her claims while spending more than six million dollars in legal fees in Texas - See Texas Supreme Court Judgement 11-0224). The issues in this case are damages against the Stritzinger family, and changes to the Trust funds of the Stritzinger Children, ongoing special education needs, and change of conservatorship. Since this case has already reached the court of Appeals in Texas, I am quite confident that Judge Hood (Judge Livingston's SC peer likely needs to take a short transcript on why this needs to be heard in SC). Travis County SC said they could not overturn the court of Appeals judgment which makes literally no sense. I need to therefore to argue against a foreign court which Texas has not allowed me to do in a constructive manner. Despite my change in income by more than 80%, the Texas trial courts will not enter a new finding of income (because of the issues with Verizon and Bank of America), and due to stock held in my personal corporations by my children.

Sincerely,
John S. Stritzinger

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