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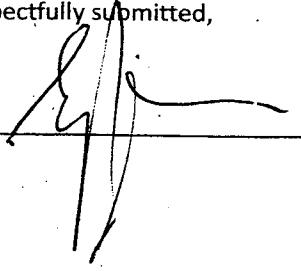
NOV 26 2018

SC Court of Appeals

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been delivered mail on 20 of November 2018 to Charles Joseph Webb, Esquire, Carmen Vaughn Ganjehsani, Esquire and the Honorable Jenny Abbott Kitchings, South Carolina Community Bank, Chairmen and the SC Department of Revenue.

Respectfully submitted,

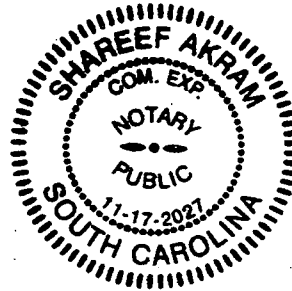


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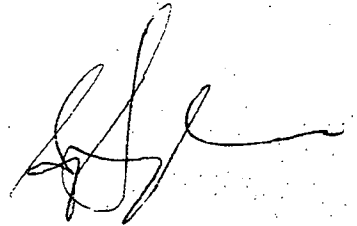
NOV 20 2018

S.C. SUPREME COURT

State of South Carolina County of Richland
Subscribed and sworn before me on 11/20/2018
Shareef Akram (Date)
Shareef Akram
(Notary Signature)



I will serve Dawn McGee & Atty Amber Peterson



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NOV 20 2018

S.C. SUPREME COURT

Reference Case: Appellate Case No. 2016-001468

Nov 20, 2018

Motion for Application Admittance of Pro Huc V Rebuttal:

From: Gary Washington, 803 238-4542 cell, gawcpi@att.net

TO: Clerk of the Supreme Court of SC Daniel E. Shourose, Box 11330, Columbia, SC 29201

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Mr. Daniel Shourose:

This letter is to address (rebuttal) to ensure Donna McQueen's Motion for Application Admittance of Attorney Amber Robinson is approved please.

I answered the questions asked of me recently by Donna. They are:

Do I have a contract with Donna and Amber? Hard copy written contract with Amber with Donna verbal contract.

Have I paid them money? **Yes**, paid money to both attorneys.

Am I seeking new counsel? **No**, I am pleased with both attorneys. I was seeking additional attorney that specialize in appellate level cases to assist Amber.

Do I want to proceed with my case? **Yes**. Donna is the sponsor, pro huc v for Amber Robinson. Donna have received funds from us to represent as pro huc v attorney Alex Wathen in the past. Now we get to the court where I can finally get justice after she has taken more money from us to represent, sponsor Attorney Amber Robinson and she wants TO QUIT IS NOT ACCEPTABLE. We want and request Donna be held responsible to act as pro huc v for Attorney Robinson throughout my case. The application fee, Amber's qualifications have already been provided, vetted and accepted by the SC Barr.

This matter and the foregoing bankruptcy process in which Donna and Amber are our counsel, case 16-02667-jw raise sufficient concerns "to warrant the interference of the court".

Unless, and or until we locate local counsel to her than Donna McQueen we require her to hold to her obligations based upon the Rule 404. Attorney McQueen is in good standing as associated with the South Carolina Bar of record with Gary Washington and Carolina Procurement Institute, Inc.

I believe my due process rights have been violated by this thieving bank, South Carolina Community Bank, which have a long history of corruption.

They violated automatic stay and snatched our commercial property without filing a required Proof of Claim or Motion for Relief through proper procedures.

They refused the opportunity to file a proof of claim because that would have exposed their deception to the Court that our property had well over 152 thousand dollars of equity. Equity exist big time. That

is adequate protection. That fact was known by the United States Trustee, my now fired attorneys and the banks crooked law firm Richardson, Plowden and Robinson, specifically Nelson Weston and Charles Webb. They scammed our tenants out of office space, Richland County out of grant funds and Women, Minority and Small businesses hundreds of thousands of dollars. Basically, because they are a failed bank and stealing our property and selling it to University of South Carolina for a several story student parking garage. They made a deal and renegade. The federal judge was also in on it as he well knew all aspects of these case because I had to have him reverse his ruling at the outset because he used a magistrate judge to rubber stamp taking our property and giving it to the bank.

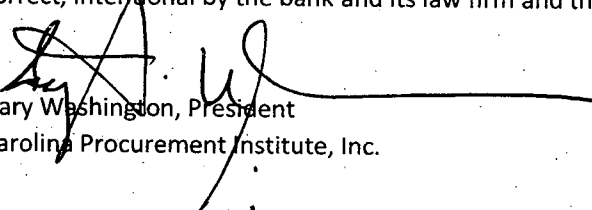
That is the reason I had to go out of state for legal representation. Most attorneys are afraid to go up against a rigged hypocritical court as our District Court of South Carolina.

We literally built that business an incubator from nothing unto its current value of almost a million dollars. Moreover, the state, federal and private contracts we had while this robbery took place was obviated because of their greed and defiance of the Court's law.

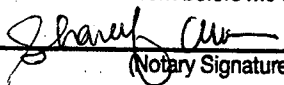
I believe Donna may be nervous because I shared with her that the Panorama Newspaper, Nate Abraham, WIS TV News Station and the Posten Courier, Andy Shain conducting an investigative report on this case soon to come out. This bank should be shut down and Paul Mitchell and Crew should be locked away. They have hurt many good folks and we are tired of it. The color of your skin or robe you wear should not cloak dishonesty.....being the only black bank in SC and sitting in the place of God are positions for good.

Thou shalt not bear false witness against thy neighbor.' Exod 20: 16. By the bank suppressing evidence and lied to the court adequate protection by equity in property was taken away and our confirmation was stolen. That lie is furthered by the bank jumping pass the requirement of them filing a proof of claim thus the current violation of automatic stay motion before you. Bypassing the motion for relief through the court in order to take our property also violated due process. The foundation for Motion of Relief to the court was put in place for the very purpose to evaluate granting or denying the relief in question against the Bankruptcy rules. Violation of automatic stay is notably the most powerful protection to the debtor and truth. We need justice in this matter and so does the District Court. We also request ALL orders by lower Courts be frozen, halted an or suspension as of the date of our submission of the above case filing to include actions in case District Court Case 16-02667-JWC. This automatic stay violation have affected all of our assets to include 2917 River Drive Property located in Columbia, SC.

Both Donna and Amber are counsel that was hired to demonstrate that Violation of Automatic Stay is correct, intentional by the bank and its law firm and the damages ensued thereafter are irreversible.


Gary Washington, President
Carolina Procurement Institute, Inc.

State of South Carolina County of Richland
Subscribed and sworn before me on 11/20/2018
(Date)


(Notary Signature)

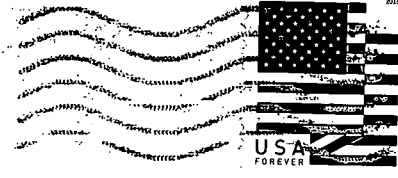


GARY WASHINGTON
420 LAMME DR
Johns Creek, GA, 30097

Jenny Abbott Kitchens
Clerk of Court
1220 Senate St
Columbia, SC 29201

COLUMBIA SC 290

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