

Exhibit E

STATE OF SOUTH CAROLINA)
)
 COUNTY OF RICHLAND)
)
 Adele J. Pope,)
)
 Plaintiff)
)
 v.)
)
 Estate of James Brown and The)
 James Brown 2000 Irrevocable)
 Trust,)
)
 Defendants.)

IN THE COURT OF COMMON PLEAS
 CIVIL ACTION NO.: 2010-CP-40-4900

ORDER

2017 JUN - 8 AM 8:47
 JEANETTE K. HOBANDE
 C.C.P. & G.S.
 RICHLAND COUNTY
 COURT-FILED

In Re:

STATE OF SOUTH CAROLINA)
)
 COUNTY OF AIKEN)
)
 Adele J. Pope,)
)
 Plaintiff)
)
 v.)
)
 Estate of James Brown and The)
 James Brown 2000 Irrevocable)
 Trust,)
)
 Defendants.)

IN THE COURT OF COMMON PLEAS
 CIVIL ACTION NO.: 2013-CP-02-1337

RECEIVED

DEC 17 2018

SC Court of Appeals

This matter came before me pursuant to a Motion of Protective Order sought by Kenneth B. Wingate, Esquire ("Wingate") and Everett A. Kendall, II, Esquire (Kendall) arising out of questions put to them at their depositions.

The record reveals that Wingate and Kendall were subpoenaed to give deposition testimony in the above matters. Prior to the time that Wingate and Kendall were to appear for their

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depositions pursuant to their subpoenas, through counsel each of them moved in the Court of Common Pleas for Richland County for Orders quashing the subpoenas. On March 1, 2017, each of their motions was heard by the Honorable Jean H. Toal, acting Circuit Court Judge. Judge Toal denied the motions to quash but in so doing ruled that the "Plaintiff will be permitted to question each of these attorneys on their authorization to file and continue the lawsuit of the Attorney General and others against Robert Buchanan and Adele Pope, filed May 19, 2010 and continuing today."

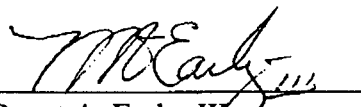
Wingate and Kendall have now sought a protective order to prohibit them from having to answer questions objected to at their depositions conducted on March 6, 2017, since the questions which they refused to answer at their depositions went beyond the limitations on the subject matter(s) upon which Plaintiff Adele Pope, Esquire was allowed to question them under the Order of Judge Toal.

The Court has carefully considered the arguments and submittals of Plaintiff Adele Pope and Wingate and Kendall. The Court has read the entire deposition transcripts and reviewed the Order of Judge Toal. The Court has considered the applicable cases dealing with one Circuit Judge modifying the Orders of another Circuit Judge.

After considering this matter, I find and conclude the questions objected to are all beyond the permitted scope of the parameters of the Order allowing the depositions and that the Protective Order should be granted. Accordingly, Wingate and Kendall shall not be required to answer those questions set forth in their Privilege Logs.

AND IT IS SO ORDERED.

Bamberg, South Carolina
June 2, 2017


Doyet A. Early, III
Circuit Court Judge