

THE STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)

IN THE COMMON PLEAS COURT
IN THE FIFTH JUDICIAL CIRCUIT

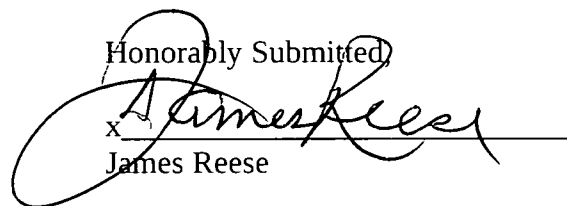
<p>Richie D. Barnes, Plaintiff, -vs- James Reese, Aggrieved Defendant.</p>	<p>Case No.: <u>2016-CP-32-1385</u> Motion to Stay of Proceedings on a Judgment in support of Rule 62</p>
--	--

RECEIVED
MAR 20 2019
SC Court of Appeals

Please take notice that the following subject matter is currently being administered at the higher court of appeals of South Carolina under case 2018-60-2157 which under SC Rule 62(d) “*Stay Upon Appeal*”, which the court rules states, “when an appeal is taken, a party, by giving supersedeas bond, may obtain a stay subject to the exceptions contain in subdivision (a) of this rule and the South Carolina Appellate Court Rules. The provisions in this rules do no limit any power of the higher appellate court or of a judge or justice thereof to intervene to stay proceedings during the pendency of an appeal.

I now enter this ‘Motion to Stay’ to preserve my inherited of due process of rights, to notice and now move this court to stay all proceedings in relation to this subject matter until the higher court of appeals has made final judgement. I now order this court to stay the above caption proceedings.

March 15, 2019

Honorably Submitted,

James Reese