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APR 17 2019

S.C. SUPREME COURT

AFFIDAVIT
STATE OF SOUTH CAROLINA
In the Supreme Court

—
APPEAL FROM SUMTER COUNTY
H.P. King, Judge, Court of Common Pleas

—
Trial Ct. Case 2016-CP-43-00733
App. Case 2018-001505
Sup. Ct. Case 2019-000304

—
JPMorgan Chase Bank N.A., Respondent,
v.
ROBERT WILLIAM WAZNEY, Petitioner.

—
PETITION FOR REHEARING

April 12, 2019.

/s/ 

ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC 29010
Indigent Captive Pro se (forced)

PETITION FOR REHEARING

"I, ROBERT WILLIAM WAZNEY, received ORDER (attached p.4) dated April 3, 2019 which I received April 8, 2019. I also received S.C. Supreme Court other paper dated April 2, 2019 responding to my MOTION TO RECONSIDER AND ENLARGEMENT which Clerk of Court decided 'no action will be taken' and which I received on April 5, 2019. These decisions denies my in forma pauperis application and denies my Motion for appointed counsel. I move this Court to reconsider those decisions because certain fundamental rights are involved where the bringing of a civil action effectuating the freezing of a persons assets during their criminal proceeding is unconstitutional Rambo v. Nogan, 2017WL3835670 and inappropriate government interference by the incursion of pretrial freezing of my legitimate, untainted assets needed to retain counsel as a criminal defendant (attached pp. 5, 6) Luis v. United States, 136 S.Ct. 1083 (2016)(The pretrial restraint of legitimate, untainted assets needed to retain counsel of choice violates the sixth amendment) has effected my poverty and the constitution requires that an indigent like myself be allowed access to the courts, compare Boddie v. Connecticut, 401 U.S. 371, 91 S.Ct. 780, and because my indigency is effected by the government it is therefore equitable the government appoint counsel and pay my court fees where I would have done so myself if the government had not inappropriately incurred pretrial freezing of my legitimate, untainted assets as a criminal defendant. Ex Parte Martin, 321 SC 533, 471 SE2d 124 (1995).

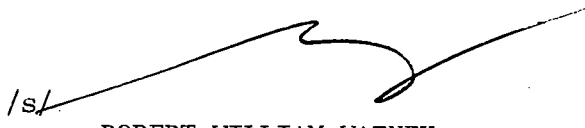
I request to proceed in forma pauperis and I request counsel appointed. Further, I request thirty days enlargement to serve and file Writ of Certiorari and Appendix, in the interest of justice. In support of my claims I declare under penalty of perjury the foregoing is true and correct.

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S.C. SUPREME COURT

April 12, 2019.



ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC 29010
Indigent Captive Pro se (forced)

SWORN or affirmed to and subscribed before
me this 12 day of April 2019.

NO

Notary Public
My Commission Expires: _____

The Supreme Court of South Carolina

JP Morgan Chase Bank National Association,
Respondent,

v.

Robert W. Wazney, Petitioner.

Appellate Case No. 2019-000304
Lower Court Case No. 2016CP4300733

ORDER

Based on the failure of the petitioner to pay the \$250 filing fee required by this Court's order dated February 27, 2019, this appellate case is dismissed.

FOR THE COURT

BY



CLERK

Columbia, South Carolina
April 3, 2019

cc: Reginald Patrick Corley, Esquire
Benjamin Rush Smith, III, Esquire
Nicholas Andrew Charles, Esquire
Jenny Abbott Kitchings, Esquire
Mr. Robert William Wazney, 00363679

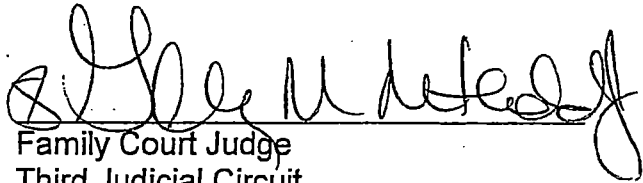
2019-000304

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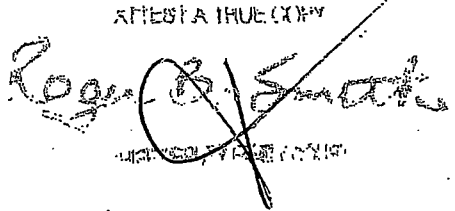
ORDERED that the Defendant be restrained from disposing of any assets currently in his control, possession or name, in with the Plaintiff may have equitable interest, or from further incurring any debts in the Plaintiff's name or for which the Plaintiff is responsible. It is further,

ORDERED that the Defendant be restrained from bothering, abusing, threatening abuse, harassing or in any fashion interfering with the Plaintiff. It is further,

AND, IT IS SO ORDERED!


Family Court Judge
Third Judicial Circuit

Sunder, South Carolina
7/20, 2015

ATTEST A TRUE COPY

Notary Public

STATE OF SOUTH CAROLINA
In the Supreme Court

APPEAL FROM SUMTER COUNTY
H.P. King, Judge, Court of Common Pleas

Trial Ct. Case 2016-CP-43-00733
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JPMorgan Chase Bank N.A., Respondent,
v.
ROBERT WILLIAM WAZNEY, Petitioner.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that true and correct copies of PETITION FOR REHEARING were served by depositing the same in the prison mail system postage prepaid U.S. Mail addressed to the following addresses on April 12, 2019:

Clerk, S.C. Supreme Court
PO ox 11330
Columbia SC 29211

Scott and Corley, P.A.
PO Box 2065
Columbia, SC 29202

Dept. of Justice
950 Pennsylvania Ave., NW
Washington DC 20530

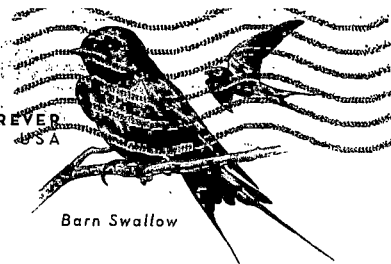
/s/

ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC 29010
Indigent Captive Pro-se (forced)

ROBERT WILLIAM WAZNEY
E21139 363679 F2214
Lee Correctional Institution
990 Wisacky Highway
Bishopville, SC 29010

COLUMBIA SC 290

15 APR 2019 PM 4 FOREVER
USA



CLERK, S.C. SUPREME COURT

PO BOX 11330

COLUMBIA SC 29211

29211-133030



THE DEPARTMENT OF CORRECTIONS HAS NOT CENSORED
THIS ITEM. THEREFORE, THE DEPARTMENT DOES NOT
ASSUME RESPONSIBILITY FOR ITS WRITTEN CONTENTS
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SC DEPARTMENT OF CORRECTIONS

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APR 15 2019

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