

Motion to the Court to Challenge Filing Fees
Notice to the Court to Respond to Proof of Claims and Proceed with the Appeal
Notice to the court to enforce the Automatic Stay Pursuant to Rule 240(a) and 241(a) of SCACR

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM DORCHESTER COUNTY
Court of Common Pleas

Diane S. Goodstein, Circuit Court Judge

Case No. 2019-001208

Wilmington Savings Fund
Society FSB as Trustee of
Stanwich M,

Respondent,

v.

Nelson L. Bruce, et al.

Appellant.

RECEIVED
AUG 20 2019
SC Court of Appeals

Motion to the Court to Challenge Filing Fees
Notice to the Court to Respond to Proof of Claims and Proceed with the Appeal
Tender of Payment Offering
Notice to the court to enforce the Automatic Stay Pursuant to Rule 240(a) and 241(a) of SCACR

I. Motion to the Court to Challenge Filing Fees

Comes now appellant who is in receipt of the correspondence from the court of appeals clerk dated **August 9, 2019** and received **August 12, 2019** with his acceptance of this courts public officials (Judges and Clerks of the Court of Appeals) oaths of office to which these officials have sworn and taken an oath to as a contract between the parties and Appellant hereby

conditionally accepts the public officials on behalf of the court of appeals request for Appellant to pay filing fees upon proof of claim of the following:
:

1. Proof of Claim that the public officials requesting the Appellant to pay filing fees to proceed in this court did not give an oath to uphold the U.S. Constitution (Produce a certified copy of the official(s) requesting a filing fee Oaths of Office)?
2. Proof of Claim that the constitution is not the supreme law of the land to which this courts public officials are bound to follow (**Article VI of the U.S. Constitution**)?
3. Proof of Claim that congress nor the legislative branch of this State, (the State of South Carolina) have not created laws abridging the rights of the people/citizens of this state to petition the government for a redress of grievances (**The First Amendment of the Bill of Rights**) by blocking access to the court (gatekeeping) which is a violation of the Appellants as one of the private people/citizens of this state by requesting that the Appellant pay filing fees in a form of specie that is not lawful money nor supported by **Article 1 Section 10** of the constitution before they can have access to government?
4. Proof of Claim that **Article 1 Section 10** requires payment by check (a negotiable instrument/promissory note) and does not require payment in gold or silver to which the Appellant has no possession of and therefore does not have the specie required by law and supported by the **U.S. Constitution** to pay any filing fees (debts) requested by the officials of the court to proceed with an appeal to government for redress of grievances?
5. Proof of Claim showing exactly which fund that all filing fees that are being requested by this court is going into?
6. Proof of Claim that the Court of Appeals for the State of South Carolina does not and is not required to file an **Comprehensive Annual Financial Reports (CAFR)** every year with the **Budget and Finance Department** and or other financial department of the State where the government advances the funds/credits to the agency based off of their estimates from this report for the year to which comes from the tax payers and a special fund of the government which covers any and all activities of the court which include court filings to which are prepaid every year based off of those estimated financials therefore any fees such as filing fees are unlawful as they are paid by the government from the tax payers taxes?
7. Proof of Claim of the Court of Appeals tax filing status (produce a true and correct copy of your recently filed **IRS form 1023**)?
8. Proof of claim that the court of appeals is operating under the judicial branch of government for the state and not the corporate branch of government as they have an **EIN**

number ending in 0286 evidenced by their W-9 form?

9. Proof of Claim That as a legal professional practicing law, the agent/attorney/counsel/clerk/judge/magistrate representing the court and requesting a filing fee has filed their **Foreign Agent Registration Statements** with the **Department of Justice** and or the **Attorney General's Office** for the state of **South Carolina** in the timeframe required under the **Foreign Agent Registration Act of 1938 (FARA)** as amended as the Judges and Clerks are public officials and or officers of the court who have taken an oath of office? According to this act, the registration of this "Registration Statement" is mandatory to be filled out and filed by judges, magistrates, clerks, attorneys, public officials as they all have given an oath (**giving the status of being foreign see...8 U.S. Code § 1481 (a)(2)**) according to **section 7** of this form and it must be disclosed to the public when requested according to this Privacy Act and this "**Registration Statement**" must be filed **10 days** after representing their client and or the court as these requests for production are evidence in this matter that the parties referenced above have no subject matter Jurisdiction and or are operating outside of the law to which they have given an oath and are bound to follow. Please note that demand is hereby made for a copy of this "**filed**" Registration Statement showing the exact date for which this registration statement was filed by the person, agent, attorney, counsel, clerk, judge, and the same deadline for furnishing a response to this motion is the exact same deadline for furnishing this statement as/is demanded!

II. Notice to the Court to Respond to Proof of Claims and Proceed with the Appeal / Tender of Payment Offering

If this court does not respond and or refuses to respond within 10 calendar days from receipt of this motion to all the above requested proof of claims and or averments and provide the specific, specified documents to prove their facts in support of the referenced proof of claims, the public officials of this court will be in automatic default and your failure to respond will be treated as gatekeeping by this courts public officials who are blocking access to the judicial branch of government by enforcing laws and or rules by the court that conflict with and abridges the rights of the people to enforce justice and seek redress and grievance by requesting the appellant pay unlawful filing fees to which are pre-paid yearly in violation of their public oaths of office and agrees that they are operating as a corporation evidenced by their default (tacit

acquiescence to the facts) and your W9, thereby waiving any and all immunities and agreeing to be sued as a corporation (*U.S. Supreme Court Dean Witter Reynolds, Inc. V. Byrd. 470 U.S. 213 (1985)* and *Bank of United States v. Planters' Bank of Georgia, 22 U.S. 9 Wheat. 904(1824)*) for acting in bad behavior while sitting in office and for unlawfully blocking access to the court to proceed under judicial means by denying appellants fee waiver and demanding that the Appellant pays filing fees by unlawful means not supported by the U.S. Constitution to which all public officials representing the Court of Appeals have given an oath and are bound to, which appellant hereby holds these official to their oaths of office at all times by acceptance of their oaths as provided above. Appellant hereby requests to always be before the judicial branch of government not the corporate branch of government doing business under the **SC Judicial Department**. Appellant also hereby tenders in the form of a negotiable instrument addressed to the Department of the Treasury for the South Carolina Court of Appeals (instrument no. 2002) to be processed if the court does not proceed with waiving the unlawful filing fees and to avoid any further delays after the court produces the specific requested proof of claims referenced above.

III. Notice to enforce the Automatic as a General Rule Pursuant to Rule 240 (a) and 241 (a)

Appellant hereby reintroduces and incorporates by reference all averments stated in his "Letter to the Court" filed in this court on **August 5, 2019** in regards to the automatic stay and relief requested in the letter as this letter specifies exactly what relief this Appellant is requesting.

IV. Conclusion

For the reasons specified above, Appellant hereby requests in good faith that this Court

stop Gatekeeping and Blocking access to court by unlawful means as specified and or admitted to by default and grant the fee waiver as requested or accept and process the presented negotiable instrument, notify the lower court to stay any and all proceedings (hearings) until appeal is complete and move forward with the appeal without further delay as directed.

RESPECTFULLY PRESENTED,

“Without Prejudice”

Nelson L. Bruce 8-17-2019

Void/non- assumpsit

THE BENEFICIAL OWNER OF THE CESTI QUI EQUITABLE TRUST

Nelson L. Bruce, Propria Persona, Sui Juris

All Natural Rights Explicitly Reserved and Retained

U.C.C. 1-207/1-308, 1.103.6

c/o PMB 1605 Central Avenue, Ste.6 #167

Summerville South Carolina 29483

Ph. 843-437-7901

CORRECTED (if checked)

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. NELSON L BRUCE 144 PAVILION STREET SUMMERVILLE, SOUTH CAROLINA 29483		OMB No. 1545-0877 2019 Form 1099-A	Acquisition or Abandonment of Secured Property
LENDER'S TIN 24-7637185	BORROWER'S TIN 57-6000286	1 Date of lender's acquisition or knowledge of abandonment 7/22/2019	
BORROWER'S name STATE OF SOUTH CAROLINA Judge John D. Geathers		3	4 Fair market value of property \$ 250.00
Street address (including apt. no.) 1220 SENATE STREET		5 If checked, the borrower was personally liable for repayment of the debt <input checked="" type="checkbox"/>	
City or town, state or province, country, and ZIP or foreign postal code COLUMBIA, SOUTH CAROLINA 29201		6 Description of property CREDIT BEING USED ON UNCONSTITUTIONAL FILING FEE PURSUANT TO ARTICLE 1 SECTION 10 OF THE U.S. CONSTITUTION. Certified mail No. 7018 0360 0001 0342 3726 / 7018 0360 0001 0342 3726	
Account number (see instructions) 2019-001208		This is important tax information and is being furnished to the IRS. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if taxable income results from this transaction and the IRS determines that it has not been reported.	

Form 1099-A (keep for your records) www.irs.gov/Form1099A Department of the Treasury - Internal Revenue Service

CORRECTED (if checked)

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no.		OMB No. 1545-0877 2019 Form 1099-A	Acquisition or Abandonment of Secured Property
LENDER'S TIN	BORROWER'S TIN	1 Date of lender's acquisition or knowledge of abandonment	
BORROWER'S name		3	4 Fair market value of property \$
Street address (including apt. no.)		5 If checked, the borrower was personally liable for repayment of the debt <input type="checkbox"/>	
City or town, state or province, country, and ZIP or foreign postal code		6 Description of property	
Account number (see instructions)		This is important tax information and is being furnished to the IRS. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if taxable income results from this transaction and the IRS determines that it has not been reported.	

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Form 1099-A (keep for your records) www.irs.gov/Form1099A Department of the Treasury - Internal Revenue Service

Instructions for Borrower

Certain lenders who acquire an interest in property that was security for a loan or who have reason to know that such property has been abandoned must provide you with this statement. You may have reportable income or loss because of such acquisition or abandonment. Gain or loss from an acquisition generally is measured by the difference between your adjusted basis in the property and the amount of your debt canceled in exchange for the property, or, if greater, the sale proceeds. If you abandoned the property, you may have income from the discharge of indebtedness in the amount of the unpaid balance of your canceled debt. The tax consequences of abandoning property depend on whether or not you were personally liable for the debt. Losses on acquisitions or abandonments of property held for personal use are not deductible. See Pub. 4681 for information about your tax consequences.

Property means any real property (such as a personal residence); any intangible property; and tangible personal property that is held for investment or used in a trade or business.

If you borrowed money on this property with someone else, each of you should receive this statement.

Borrower's taxpayer identification number (TIN). For your protection, this form may show only the last four digits of your TIN (social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN)). However, the issuer has reported your complete TIN to the IRS.

Account number. May show an account or other unique number the lender assigned to distinguish your account.

Box 1. For a lender's acquisition of property that was security for a loan, the date shown is generally the earlier of the date title was transferred to the lender or the date possession and the burdens and benefits of ownership were transferred to the lender. This may be the date of a foreclosure or execution sale or the date your right of redemption or objection expired. For an abandonment, the date shown is the date on which the lender first knew or had reason to know that the property was abandoned or the date of a foreclosure, execution, or similar sale.

Box 2. Shows the debt (principal only) owed to the lender on the loan when the interest in the property was acquired by the lender or on the date the lender first knew or had reason to know that the property was abandoned.

Box 4. Shows the fair market value of the property. If the amount in box 4 is less than the amount in box 2, and your debt is canceled, you may have cancellation of debt income. If the property was your main home, see Pub. 523 to figure any taxable gain or ordinary income.

Box 5. Shows whether you were personally liable for repayment of the debt when the debt was created or, if modified, when it was last modified.

Box 6. Shows the description of the property acquired by the lender or abandoned by you. If "CCC" is shown, the form indicates the amount of any Commodity Credit Corporation loan outstanding when you forfeited your commodity.

Future developments. For the latest information about developments related to Form 1099-A and its instructions, such as legislation enacted after they were published, go to www.irs.gov/Form1099A.

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Future developments. For the latest information about developments related to Form 1099-A and its instructions, such as legislation enacted after they were published, go to www.irs.gov/Form1099A.

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Go to www.irs.gov/FormW9 for instructions and the latest information.

Print or type. See Specific Instructions on page 3.

1 Name (as shown on your Income tax return). Name is required on this line; do not leave this line blank.
State of South Carolina

2 Business name/disregarded entity name, if different from above
SC Judicial Department

3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes.

Individual/sole proprietor or single-member LLC

C Corporation

S Corporation

Partnership

Trust/estate

Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶ _____

Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.

Other (see Instructions) ▶ **State Government Agency**

4 Exemptions (codes apply only to certain entities, not individuals; see Instructions on page 3):

Exempt payee code (if any) _____

Exemption from FATCA reporting code (if any) _____

(Applies to accounts maintained outside the U.S.)

5 Address (number, street, and apt. or suite no.) See Instructions.
1220 Senate Street

6 City, state, and ZIP code
Columbia, SC 29201

7 List account number(s) here (optional)

Requester's name and address (optional)

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Social security number

				-						
--	--	--	--	---	--	--	--	--	--	--

or

Employer identification number

5	7	-	6	0	0	0	2	8	6
---	---	---	---	---	---	---	---	---	---

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- I am a U.S. citizen or other U.S. person (defined below); and
- The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here

Signature of U.S. person ▶ *Paul J. Magarick*

Date ▶ **7-30-19**

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (Interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See *What is backup withholding*, later.

AFFIDAVIT OF FACT

Date: August 17, 2019

Affiant: Nelson L. Bruce (Authorized Representative)
Natural Man, In Propria Persona, Sui Juris
All Explicitly Rights Reserved: U.C.C.1-207/1-308/1-103.6
c/o 1605 Central Avenue, Suite 6 # 167
Summerville, South Carolina [29483]
Other Address: 144 Pavilion Street, Summerville, South Carolina [29483]

Respondents: STATE OF SOUTH CAROLINA - COURT OF APPEALS
D.B.A. SC JUDICIAL DEPARTMENT
1220 Senate Street
Columbia, SC 29201
Re.: Case No. 2019-001208
Re: July 24, 2019 and July 30, 2019 Presentment - Filing Fee Conditionally Accepted
Forms - 1099-A
Certified Mail Tracking No.: 7018 0360 0001 0343 3726

Dear Sir's/Madam's:

I conditionally accept full liability in the presentment in the case number above in regards to a filing fee to proceed in the above referenced case number upon proof of claim and proof of loss in regards to the presentment above. I also conditionally accept the oaths of office of any and all of the public officials of this court upon proof of claim that the official, public officials also known as public servants have not taken an oath to uphold the U.S. Constitution preferably **Article 1 Section 10 of the United States Constitution and for the Proof of Claims referenced in the Motion dated August 17, 2019.**

The required IRS form 1099-A has been sent to the Department of the Treasury under **CERTIFIED Mail # 7018 0360 0001 0343 3719** along with a copy of the presented instrument no. **2002** in the amount of \$250 to document/cover the process of this transaction, for the funds/credits that you have or will be withdrawing from US Treasury CESTUI QUE Trust Account- NELSON L BRUCE (CESTUI QUE TRUST) to include any and all derivative's SSN # **247637185**. The 1099-A presented to the IRS/Department of the Treasury accounting department is so they can properly account for the transfer of these funds/credits from this account.

The first item on the 1099-A presented is for an Acquisition which means for the Lender (buyer, purchaser, acquirer) and the Borrower (seller, supplier, provider). By the correct understanding of the form this means that the debt as noted in block 2 is really payment and the presented 1099-A is documenting that fact.

If any questions you can write me at the location above. If it is not written to this proper location, your mail did not meet proper service and shall be returned to its sender a.s.a.p. (As soon as possible). Notice: Any response must be in the form of a rebuttal affidavit where the party or parties (the respondents) rebutting this must produce documented facts supported by law to support their rebuttals, assumption and statement without verified proof will not be accepted as a valid rebuttal. Any party signing any rebuttal affidavit shall be held personally liable and responsible in this matter in their individual capacities.

I do hereby attest, affirm, ascribe, declare, and state that the aforementioned claims are true and correct to the best of my knowledge and belief and that I have firsthand knowledge of the aforementioned facts, and I do so under penalty of the United States of America Constitution and the state of South Carolina Constitution as such so help me god....

The Aforementioned is accurately attested to on this 17th August, 2019

"Without Prejudice"

By: Nelson L. Bruce
Nelson L. Bruce (Authorized Representative), Affiant
Natural Man, In Propria Persona, Sui Juris
All Rights Explicitly Reserved 'U.C.C.1-207/1-308/1-103.6

AFFIDAVIT OF FACT

A little extra information for you but I am sure you already knew it:

BE INFORMED, any actor, agent, or fiduciary who delays, restricts, or otherwise prohibits the movement of this Negotiable Debt Instrument in its lawful progression* destined to, or for, the Holder In Due Course, Secured Party, or Claimant must show cause why a contempt charge** should not issue against him/her in his/her/their True Character, or suffer the consequences of said action, or lack of action.

It is noted that said actors, agents, and fiduciaries are subject to the self-executing regulations of the 3rd and 4th sections of the 14th Amendment to the Bill of Rights to the Constitution for the United States of America whereby their offices are vacated and their salaries and retirement benefits are extinguished when they do not perform the duties of said offices.

*Established in 1933 under HJR 192 and exercised by actors, agents, and fiduciaries of every commercial transaction by commercial banking institutions since that date with the "Abrogation of the Gold Clause".

** Damages equal to double the amount of the Negotiable Debt Instrument (under civil action) or triple the amount of the Negotiable Debt Instrument (under Admiralty Jurisdiction).

Copies of All paperwork shall be forwarded to:

To: DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
By and on behalf of the United States Treasury
Kansas City, MO 64999-0002
Certified Mail No.: 7018 0360 0001 0343 3719

AFFIDAVIT OF FACT

JURAT

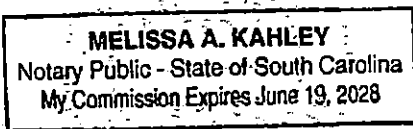
STATE OF South Carolina
COUNTY OF Dorchester

On August 17, 2019, before me Melissa A. Kahley Notary Public, personally stood **Nelson L. Bruce**, a natural person, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

Melissa A. Kahley _____ 17 Aug 2019
Notary Public Signature Date

My Commission Expires: 19 June 2028

SEAL



[Note: This Notary Public is not an attorney licensed to practice law in this state and has not given legal advice or accepted fees for legal advice; provided no assistance in the preparation of the above referenced documents, and has no interest in any issue referenced therein. This Notary Public is NOT a party to this action and is ONLY acting in an authorized capacity to certify the identity the party.]



Conditionally Accepted
for value
by: Nelson L. Bruce
Nelson L. Bruce
Date 8-17-2019
Re: Filing fee
of \$250

The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

August 09, 2019

Nelson L. Bruce
1605 Central Avenue
Suite 6-#167
Summerville SC 29483

Re: Wilmington Savings Fund v. Nelson L. Bruce
Appellate Case No. 2019-001208

Dear Mr. Bruce:

The Court received your amended notice of appeal, accompanied by a check made out to the Department of Treasury for the State of South Carolina (check no. 2001). All checks/money orders must be made out to the South Carolina Court of Appeals. We are returning this check to you. Within ten (10) days from the date of this letter, you must provide the notice of appeal filing fee, or your appeal will be dismissed.

The Court received your documents entitled "Affidavit of Fact" and "Letter to the Court." It is not clear whether you are requesting any relief or action by the Court; accordingly, because your filings were not made pursuant to Rule 240 of the South Carolina Appellate Court Rules, no further action will be taken on your filings.

Very truly yours,

Handwritten signature of Jenny Abbott Kitchings in cursive.

CLERK

cc: William S. Koehler, Esquire

CERTIFICATE OF SERVICE

The undersigned hereby certifies, that on the date noted below, the undersigned mailed to:

ALBERTELI LAW
Attention: William S. Koehler
1201 Main Street, Suite 1450
Columbia, South Carolina 29201
Certified Mail #: 7018 0360 0001 0343 3733

South Carolina Housing Trust Fund
SC Housing Corp
Attention: Tracey C. Easton
300-C Outlet Pointe Boulevard
Columbia, South Carolina 29210
Certified Mail #: 7018 0360 0001 0343 3740

herein after, "Recipient," the documents pertaining to Court of Appeals Case # 2019-001208 as follows:

1. Copy of Motion by Appellant challenging fees dated August 17, 2019 (5 pages); and
2. Reference copy of this Certificate of Service (signed original on file) 1 page.

by Certified Mail, by placing same in a postpaid envelope properly addressed to Recipient at the said address and depositing same at an official depository under the exclusive care and custody of the UNITED STATES POST OFFICE via U.S. Postal Service within the State of South Carolina.

Total of 6 pages.

RESPECTFULLY PRESENTED,

"Without Prejudice"

Nelson L. Bruce 8-17-2019

Void/non- assumpsit

THE BENEFICIAL OWNER OF THE CESTI QUI EQUITABLE TRUST

Nelson L. Bruce, Propria Persona, Sui Juris

All Natural Rights Explicitly Reserved and Retained

U.C.C. 1-207/1-308, 1.103.6

c/o PMB 1605 Central Avenue, Ste.6 #167

Summerville South Carolina 29483

Ph. 843-437-7901

RECEIVED

AUG 20 2019

SC Court of Appeals

CERTIFICATE OF SERVICE

The undersigned hereby certifies, that on the date noted below, the undersigned mailed to:

**COURT OF APPEALS
ATTENTION: CLERK OF COURT
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
Certified Mail No.: 7018 0360 0001 0343 3726**

herein after, "Recipient," the documents pertaining to Court of Appeals Case # 2019-001208 as follows:

1. Original Motion by Appellant challenging fees dated August 17, 2019 (5 pages); and
2. Original Carbon Copy of "Copy B" of form 1099-A (1 page); and
3. Copy of W-9 from the State of South Carolina D.B.A. SC Judicial Department (1 page); and
4. Copy of Affidavit of Fact (3 Pages); and
5. Original Wet Ink Signature Signed Conditionally Accepted Presentment Dated August 17, 2019 (1 page); and
6. Reference copy of Certificate of Service to William S. Koehler and Tracey C. Easton (signed original on file) 1 page.
7. Reference copy of Certificate of Service (signed original on file) 1 page; and
8. Original Wet Ink Signature Signed and Endorsed, Tendered Credit Instrument to the Department of the Treasury for South Carolina Court Of Appeals (1 page).

by Certified Mail attached by placing same in a postpaid envelope properly addressed to Respondent(s) at the said address and depositing same at an official depository under the exclusive care and custody via the UNITED STATES POSTAL SERVICE by the UNITED STATES POST OFFICE via First Class Postage Prepaid.

Total of 14 pages.

Nelson L. Bruce 8-17-2019
Nelson L. Bruce a Natural Man Date

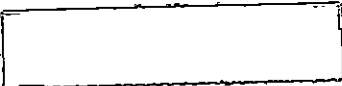
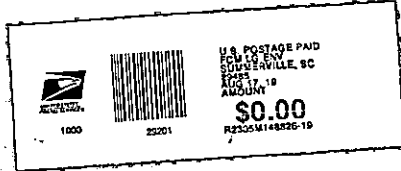
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SC Court of Appeals

From: as man, Nielson : Bruce, Sul Juris
c/o PMB 1605 Central Avenue, Suite 6 #167
Summerville, South Carolina Republic
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