

STRITZINGER v SOUTH CAROLINA

IN THE COURT OF APPEALS SOUTH CAROLINA

COLUMBIA, SOUTH CAROLINA

APPELLATE CAUSE 2018-002162

(PRIMARY APPEAL) TRIAL COURT CAUSE: 2018CP4002738

(RELATED CAUSE) TRIAL COURT CAUSE: 2018CP4006292

(RELATED CAUSE) TRIAL COURT CAUSE: 2018CP4006293

(RELATED CAUSE) TRIAL COURT CAUSE: 2018CP4006294

NOTICE OF OBJECTIONS AND RELATED CAUSES IN THE CIRCUIT COURT OF SOUTH CAROLINA

AND NOTICE THAT ALL RELEVANT REPORTERS RECORDS HAVE BEEN ORDERED

Attachments include notices to the current Chief Judge of Richland County, The Honorable Joceyln Newman who replaced Judge Hood in this role this spring, and correspondence to the court which the clerk has refused to docket.

Signed this 8th day of August, 2019



John S. Stritzinger
2156 Cresthill Rd
Columbia, SC 29223

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SC Court of Appeals

ATTACHMENT A: CORRESPONDENCE TO CHIEF JUDGE NEWMAN

ATTACHMENT B: CORRESPONDENCE TO THE COURT REPORTER FOR JUDGE MANNING

ATTACHMENT C: CORRESPONDENCE TO THE COURT REPORT FOR JUDGE HOOD

Attachment A

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SC Court of Appeals

HONORABLE JUDGE NEWMAN
CHIEF JUDGE – RICHLAND COUNTY SOUTH CAROLINA
MAIN STREET
COLUMBIA, SC 29201

RE: OUSTANDING ISSUES – 2018CP4006294, 2018CP4006293, 2018CP4006292

Judge Newman,

Since our conversation last week, I would like to offer a couple of additional items for your EMERGENCY CONSIDERATION due to appellate actions pending as follows (A Through F):

A) ORIGINAL PROBATE MATTERS ARE STILL PENDING CIRCUIT COURT FINAL DECISIONS

I am aware that you have sought to enforce Judge Belton's orders while they are on appeal, but I believe that an exception should be taken to that position for several reasons:

- 1) The Original Orders entered by Judge Smiley are still on Appeal to Judge Manning in the form of a Petition for rehearing. As Such the lower court orders should have been automatically stayed as is the case in all other appellate courts I have worked.
- 2) Judge Belton has not yet signed an order on a Petition For Rehearing and Counter-petition in her court in the follow up proceeding which I believe also should be stayed pending appeal.
- 3) I have filed an appeal of Judge Belton's case(while the rehearing is pending) in the Circuit Court which may be denied but needs to be docketed for review anyway and should be viewable in a few days.

RELIEF REQUESTED

I therefore am seeking a stay of both Judge Smiley's order, and Judge Belton's order pending a final decision by Judge Manning. **I am also asking for the second case to be assigned to Judge Manning as he has already heard the opening arguments, and likely can proceed quickly, and not a visiting judge from somewhere else in the state on a motions calendar.**

B) FEES & REQUEST FOR AN ORDER GRANTING FEES AND COURT REPORTER COSTS TO BE PAID FROM PROBATE FUNDS

- 4) As we discussed I have an active appeal in the Court of Appeals, and they have granted a waiver of fees based on a Florida Circuit Decision finding me indigent, but I need to pay court reporters in Judge Hood's group, and Judge Manning's group for their services of about \$500.00 in two short hearings on the merits. I believe the Trust should pay for these items, or they also should be waived, I need an order in the same respect.

RELIEF REQUESTED

Petitioner is seeking James R. Stritzinger Jr pay the court for all transcripts, fees, and other items the clerk deems are due from client funds, or for the court to waive them, as the SC Court of Appeals has already overturned Judge Hood's finding that I was not indigent, based on a conflict with a Florida Judge who had his income history and had in fact entered an intelligent decision. **Petitioner believes the Court of Appeals therefore has already overturned Judge's Hoods finding on financial solvency which is relevant to both orders you just wrote on owing the court fees for the Verizon, and Stritzinger v Wright cases. I am therefore asking the court to change its findings on that issue as technically you have already been directed.**

C) THE BANK OF AMERICA CAUSE WAS ALREADY SCHEDULED FOR TRIAL BY SENIOR CIRCUIT JUDGE NETTLES WHO ALREADY FOUND IT HAD MERIT AND WHERE JAMES R. STRITZINGER HAS A PRELIMINARY FINDING OF ATTEMPTED MURDER, A FELONY CRIMINAL COMPLAINT.

Judge Nettles however said that indemnification provisions requiring Bank of America to provide counsel, and Bank of America's motion to dismiss the case court proceed first. The Probate court has no jurisdiction over felony criminal claims, including the theft of a home at 4301 Hookbilled Kite by Bank of America after it was already awarded as executive compensation.

Furthermore, I was the COO of the company and covered by corporate bylaws, and my dispute with Verizon is about a Bank of America and Verizon contract which is very complicated and resulted in severe impacts to its administrator(me).

To think that you can allow a Probate judge with no jurisdiction and no SC statutory right to review such items to terminate a cause with one of the defendants of that case, may be relevant but only on a preliminary hearing on the merits of that issue.

In summary, although the Bank of America case may not proceed to trial, Judge Nettles had already set a major motion for trial, and Judge Belton had already ordered orally she was not going to try to contest his setting.

Therefore attempting to allow James R. Stritzinger the right to terminate that case is not consistent with her order, or her STATUTORY POWER.

RELIEF REQUESTED

I am therefore asking to put the Bank of America case back on the docket on the day it was already set, as it has been properly noticed to Bank of America counsel at Winston and Strawn.

D) OBJECTIONS IN TWO CASES NEED TO BE FILED AS INCLUDED WHICH INCLUDES A FORMAL CRIMINAL COMPLAINT FILED WITH THE SHERRIFF OF THIS COUNTY BECAUSE HE MADE NO EFFORT TO VALIDATE A PERJURED COMPLAINT BY JAMES R. STRITZINGER IN THE FIRST PLACE WHICH IS RELEVANT TO JUDGE MANNING'S CASE.

The two pleadings are included for reference as Exhibit A, and Exhibit B and were denied by the clerk as they said that you instructed them to file letters in every case still pending.

RELIEF REQUESTED

Petitioner believes these items need to be docketed at Formal Bills of Exception to causes already appealed to this court.

E) ISSUES WITH KATHERINE WRIGHT CANNOT BE TRIED IN TEXAS TO MARYLAND RESIDENTS

Although the chief Judge of Travis County is a defendant in the Wright case, the parties are from various locations. Petitioner believes without access to his own client funds litigating there is not possible. Previous attorneys there have said they need upwards of 500K dollars to even revisit the special needs of his youngest daughter, and all issues are indemnified by Bank of America corporate bylaws to an executive of the company. This is essentially old business of the corporation which has been filed as a legal claim against two former directors of a subsidiary. Like the other cases Petitioner believes this should be transferred to Federal Court under 28 USC 1332, but Judge Wooten hasn't agreed, nor has Judge Gossett.

RELIEF REQUESTED

Petitioner believes it is literally an emergency to order the children of John S. Stritzinger to appear to review educational needs to a neutral fair court of law, where Petitioner is temporary residing. The children have their own trust funds which will pay for these activities which are necessary. Petitioner tried to explain the emergency to the Court Administrators office, and their response has

been to set all activities on Major Holidays or two days before when no witnesses can be present.

F) FINAL DISCUSSION ON THE 5TH AMDENDMENT REQUIREMENT FOR A SPEEDY AND FAIR TRIAL

Petitioner notes that this court Administrators office has violated both the South Carolina, and US Government standards on both accounts as not a single witness other than Dr. Raynor, or James R. Stritzinger has been allowed to testify since March of 2018 in any case, and none of the five cases in the Circuit Court was enforced by even a modicum of court procedure. Furthermore, Petitioner has attended no less than six Motions Dockets here in South Carolina, and none of the other litigants has been given formal opportunities to call the style of the case, present evidence or just argue in any rational manner. I therefore believe the county has a structural legal problem which is very serious, and it extends to the contempt shown for all civil litigants in the SC US District courts as well.

In Texas, District Court proceedings can commence in as little as 51 days assuming that all expert reports have been served 30 days in advance of a trial on the merits. But I can literally file a case, have the Sherriff or a third party process server deliver the case, wait for 21 days, serve expert reports, and set a trial on the merits on day 52 or less depending on how detailed my complaint is.

If the complaint itself includes the expert reports, it can in fact be set within 35 days in Texas, otherwise its 52 days. I have been told by your staff that your standard inviolate order is 365 days at a minimum which I believe is unacceptable, and that's IF the opposing counsel does not file a motion to extend.

Furthermore, there are no open or uncontested dockets in South Carolina where show cause proceedings can occur. In Texas, Virginia, Maryland and Pennsylvania where I have worked before in an identical capacity a litigant may be forced to a show cause to get permission to file a complaint and is the norm.

This has a benefit however of making sure service gets done to the State's satisfaction. This is what the State of Virginia does to pro-se litigants. They essentially ask you why you are filing a complaint, and what evidence you are going to present in a civil context before ANYTHING goes on the public docket. I believe this is best practice for non-attorneys. In texas this is usually done by an Associate Judge who is roughly equivalent to a South Carolina Magistrate judge.

G) JUDGE BELTON'S DECISION MAKES NO SENSE AND FORCES AN APPELLATION ACTION TO THE US SUPREME COURT UNDER ARTICLE III OF THE CONSTITUTION

Restrictions to driving privileges and work assignment effectively makes the least restrictive conditions of State Statute unworkable regardless of whether the original erroneous findings of the State of Virginia and the State of Delaware (which were overturned by the Circuit Court) also erroneous in South Carolina, furthermore a difference of opinion in Virginia, Delaware, and South Carolina without those experts testifying in South Carolina or their work at least argued formally creates a nearly unbelievable task of asking the US Supreme Court either to render judgment or send the case back for trial with the President of the United States in attendance as I have already advised you, and likely without the issues plead in the formal record. You cant tell the Supreme Court you have preserved the record without an oral argument, and if you don't allow us to argue evidence, then there is no way to achieve that preservation of evidence. **The result a lengthy delay on a due process claim before a new trial at at least a year in the future. All the State of South Carolina has done is cause me more harm by breaking Federal, and State law.**

TEXT OF ARTICLE III SECTION II OF THE US CONSTITUTION SECTION 2

The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting Ambassadors, other public Ministers and Consuls;—to all Cases of admiralty and maritime Jurisdiction;—to Controversies to which the United States shall be a Party;— **to Controversies between two or more States;**--between a State and Citizens of another State;--between Citizens of different States;--between Citizens of the same State claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects.

My argument is a Circuit Court Judgment is a State Judgment once it has been appealed to a panel of State officers as I have already done. **Thus I believe a county or circuit judgment is certainly a final judgment from the State following the completion of an appellate process.**

Thank you for your consideration. Exhibits Attached.

John S. Stritzinger /S

CC: Bart Bartlett, Judge Belton, Judge Manning, Judge Newman Law Clerk, Greg Parker, SC Court of Appeals.

STRITZINGER v WRIGHT

IN THE CIRCUIT COURT OF SOUTH CAROLINA

COLUMBIA, SOUTH CAROLINA

2019CP4006292

NOTICE OF COMMUNICATIONS TO AUSTIN TEXAS PROFESSIONALS ON ISSUES WITH THE MINOR
CHILDREN

Enclosed is the relevant communications on support medical conclusions. The medical documents are not included but will be presented and marked into evidence if given the opportunity. There are at least four other expert opinions relevant in this case.

John S. Stritzinger
2156 Cresthill Rd
Columbia, SC 29223
843-352-3459

A handwritten signature in black ink, appearing to read "J. Stritzinger", with a large, stylized flourish at the end.

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John Stritzinger <jstritzinger33@gmail.com>

Follow up Issue

1 message

John Stritzinger <jstritzinger33@gmail.com>

Fri, Jun 21, 2019 at 2:43 PM

To: Bart Bartlett <BBARTLETT@bartlettfirm.com>, JAMES BOUKNIGHT <jbouk@aol.com>

In regards to the issues in Texas, I had asked for damages from the District Court/Circuit Court as my ex-wife had literally sued me in:

6/2004 - 5/5/2005 Our Divorce Proceeding - Ms. Wright was found mentally incompetent in 1/15/2005 and didnt settle until she did.

9/2004 - 3/1/2005 Ms. Wright sued me civillally along with my family, families companies and all of our assets. (She claimed that my father, brother and companies had dirty pictures on her)

5/6/2005 - Ms. Wright asked the US Attorney to prosecute me for files she downloaded on my hard drive (then imaged)

8/2005 Petition to Enforce - Ms. Wright didnt take the children to the Court Order School Events including admissions testing. (So they couldnt change schools in the fall)

2005 Counterpetition to Modify - Stating She didnt like the kids activies I picked and hated the school consultant she had already choosen.

2006 Motion to Modify - Stating the Divorce Decree was unworkable and she hated Dr. Nussbaum and she didnt want me working with James

2007 - Ms. Wright filed a full modifcaiton of the conservancy

2008 - Ms. Wright filed a full modifcaiton of the conservancy and to block my summer vacation.

2009 - Ms. Wright files to block my summer, and for a full modifcaiton claiming I had moved to NC

2010 - Ms. Wright files a full modification

2011 - Ms. Wright files a modification to mark the proceeding over and for Estoppel, and I counterfiled to change the support judgment as I had left Bank of america.

2012 - I filed to terminate the courts previous order as the judge was fired, and he had returned the case to the open docket, I also made 40% less at Verizon than Bank of America.

So essentially Ms. Wright was the vexatious litigant - She sued me 11 times in 7 years. And from 6/2006 to 11/2007 - The Chief Judge of travis County had a regular quarterly status meeting in his chambers followed by formal admission of reports ... which was a full trial in itself.

What happened is Ms. Wright's effective counterpetition to my appeal to the 5th Circuit US Court of appeals was to have the District Court terminate the action which they wrote. They filed a brief, a hearing was scheduled and rather than sign a regular order they signed a final order in default, then refused to let me review it.

So the court found just the opposite of what happened in DEFAULT, and the next time I actually get a hearing in Texas they will enter a final order on that.

--

John S. Stritzinger
843.352.3459

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SC Court of Appeals



John Stritzinger <jstritzinger33@gmail.com>

Re: Old Report

1 message

John Stritzinger <jstritzinger33@gmail.com>

Wed, Aug 7, 2019 at 11:10 AM

To: Stephen Thorne <drstephenthorne@yahoo.com>, Bart Bartlett <BBARTLETT@bartlettfirm.com>, Debbie Knox <Knox.Debbie@richlandcountysc.gov>, JAMES BOUKNIGHT <jbouk@aol.com>

I have it thanks. It did not include the portion however related to Ms. Wright, and the general discussions as well which I think were in the front. Perhaps Bart can get those from Dr. Silver directly.

Also please note I have spoken to three state police departments(including PA, VA, and NJ) and they all believe that Ms. Wright's forceable approach to send children with disabilities to a school which did not have a special education program was in fact a Class A felony - child abuse, and the State of Texas should have prosecuted her without any impact to myself. Instead Judge Dietz let her sue my civilly 10 years in a row.

On Mon, Aug 5, 2019 at 11:00 AM Stephen Thorne <drstephenthorne@yahoo.com> wrote:

Mr. Stritzinger,

I just faxed you the report relating to your previous evaluation with Dr. Silver. Please let me know if for some reason you did not receive it.

Stephen A. Thorne, Ph.D.
Licensed Psychologist

Stephen A. Thorne, Ph.D.
1301 S. Capital of Texas Hwy, C-130
Austin, Texas 78746
Phone: 512-342-1661
Fax: 512-306-9234

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On Thursday, August 1, 2019, 2:31:40 PM CDT, John Stritzinger <jstritzinger33@gmail.com> wrote:

Dr. Thorne,

I have received the report and forwarded it to Mr. Bartlett.

Just a few facts for your folder:

Please note that Ms. Wright has told me that at the time of the report that she was seeing Mr. Baird who promised to marry her every year she returned to Delaware after he raped her, but also

Robert Harrison Pemberton a Texas Appellate Judge, and told me she was also having sex with Governor Perry in the Governor's house before it burned down. Furthermore, her attorney Mr. Richardson has tried with some success to fire up a cross-country investigation by the FBI, and others in my personal conduct, and Mr. Wright has hired Louis Freeh the former head of the FBI, and a retired Bank of America officer to perform personal surveillance for more than a decade.

If you could forward Dr. Silvers report to Mr. Bartlett and I when you return I would appreciate it.

Also I became the COO of Bank of America in October of 2009.

Thanks,
John

On Wed, Jul 31, 2019 at 5:52 PM Stephen Thorne <drstephenthorne@yahoo.com> wrote:

Mr. Stritzinger,

I faxed the report to the # provided. As for Dr. Silver's old report, I will have to access my old records for that. Am flying out of Austin tonight and will not be back in the office until next week. Will look for the report then and get back in touch with you. Also, do you mind confirming with me that you received the faxed report? Thank you.

Stephen A. Thorne, Ph.D.
Licensed Psychologist

Stephen A. Thorne, Ph.D.
1301 S. Capital of Texas Hwy, C-130
Austin, Texas 78746
Phone: 512-342-1661
Fax: 512-306-9234

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On Wednesday, July 31, 2019, 1:26:01 PM CDT, John Stritzinger <jstritzinger33@gmail.com> wrote:

Dr. Thome,

I have a proceeding in SC with Katherine and the kids before they go to college, and my attorney needed old documents and medical records. My fax number is **610-537-3095** so if you have your report, and Dr. Silver's reports I would appreciate it. I have them in storage in Texas but its fairly expensive for me to go back to get them.

Thanks,
John

On Mon, Jul 8, 2019 at 10:02 AM Stephen Thorne <drstephenthorne@yahoo.com> wrote:

Feel free to call me at the office (512-342-1661). Happy to discuss this further. Hope you had a good weekend.

Stephen A. Thorne, Ph.D.
Licensed Psychologist

Stephen A. Thorne, Ph.D.
1301 S. Capital of Texas Hwy, C-130
Austin, Texas 78746
Phone: 512-342-1661
Fax: 512-306-9234

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On Friday, July 5, 2019, 1:21:51 PM CDT, John Stritzinger <jstritzinger33@gmail.com> wrote:

Sorry My fax is # is **610-537-3095**

On Fri, Jul 5, 2019 at 2:20 PM John Stritzinger <jstritzinger33@gmail.com> wrote:

Dr. Thorne,

I need a copy of your old report for my attorney Mr. Bartlett. Also if you have a copy of Dr. Silver's, Dr. Dalton's, and Dr. Burroughs reports as well in your records I would appreciate it.

Also I am told these are usually good for 7 years in Texas is that correct?

Sincerely,
John S. Stritzinger

—
John S. Stritzinger
843.352.3459
610-537-3095

CC: Bart Barlett
Barlettlawfirm.com

—
John S. Stritzinger
843.352.3459

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John S. Stritzinger
843.352.3459

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John S. Stritzinger
843.352.3459

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John S. Stritzinger
843.352.3459

STRITZINGER v SOUTH CAROLINA

IN THE CIRCUIT COURT OF SOUTH CAROLINA

COLUMBIA, SOUTH CAROLINA

2018CP4006289

**NOTICE OF FELONY CRIMINAL COMPLAINT AGAINST JAMES R. STRITZINGER JR FOR PERJURY AND
MULTIPLE COUNTS OF GRAND LARCENY AND AGAINST BB&T BANK FOR CONSPIRACY TO COMMIT
FRAUD WITH A FELON AS REFERENCED BY SHERRIFF'S REPORT**

Petitioner notes that James R. Stritzinger Jr filed a perjured report with the County Sherriff which was inaccurate in every detail, and which neither the Richland County Sherriff, nor its outsourced medical providers Palmetto Health made any effort to validate before seeking a commitment order, and after the order was signed by an unkown judge on a unknown statement taken by an unknown officer, the court did not allow Petitioner any opportunity to present evidence, call witnesses or even review his resume to see if the claims made by James R. Stritzinger, and previous counsel of the State of Virginia made any sense. Furthermore, the Virginia Supreme Court has already ruled that that it cannot review the findings of another state, and Petitioner is quite confident this state cannot either. The State of Delaware terminated this complaint in 2014, and it cant be retried by another state on the same sets of facts, and on the same timeline.

I would like the State Attorney general to prosecute the parties involved including the officers who made no effort to check the facts presented to them by a non-party who was not allowed to serve a non-state resident with a complaint.

OBJECTIONS TO JURISDICTION OF THE PROBATE COURT OF SOUTH CAROLINA

Petitioner believes that this court needs to enter findings on whether a probate court of south Carolina can take action against a non-citizen of South Carolina who was visiting for less than 72 hours, and had neither committed any crimes in South Carolina, nor done anything unusual. There was no probable cause that anything at all had happened in South Carolina, and the State has created more than 1M dollars in damages including the loss of real-estate in Texas as a result of the actions.

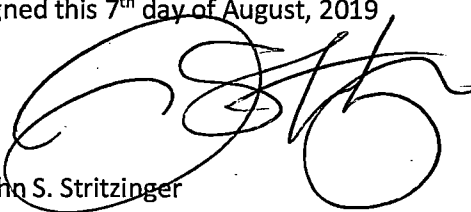
OBJECTIONS TO A PROBATE JUDGE SUSPENDING THE ORDERS OF A SENIOR CIRCUIT JUDGE

Petitioner believes that Probate Judges including Judges Smiley, and Belton are inferior to Circuit Judges in this state, and cannot suspend any civil action already ordered to be commenced by Judge Nettles. (See Stritzinger v Bank of America – 2019CP4006294)

Petitioner's notice that BBT conspired with felon James R. Stritzinger Jr to deny him credit despite having sufficient resources, and from his understanding sought to sue him in three states including Pennsylvania to steal his company which had not borrowed any money from them and had a generic checking account. This is a violation of predatory lending practices under US Code 15 U.S.C. § 1639.

Signed this 7th day of August, 2019

John S. Stritzinger



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2156 Cresthill Rd

Columbia, SC 29223

RICHLAND COUNTY SHERIFFS DEPT

5623 TWO NOTCH RD COLUMBIA, SC 29223

803-576-3000



Case #: 1907900203

Incident #: 1907900203

Event

2156 Cresthill Rd COLUMBIA , SC SOUTH CAROLINA 29223

Incident Description: OTHER, CIVIL
Incident Start Date: 03/20/2018 11:00:00
Incident End Date: 03/20/2018 14:30:00
Reported Date: 07/03/2019 12:20:00
Region: REGION 2
Weapon Code:
Case Status: ACTIVE
Change Date: 07/08/2019
Disposition: NOT CLEARED
Exceptional Clearance: NOT APPLICABLE
How Reported: Complaint Written In
NCIC Entered: No
Region: REGION 2
Day of Incident: WEDNESDAY
City: COLUMBIA

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Suspects (1)

Stritzinger, James R

Person Number: 1
Age: UNKNOWN
Race: WHITE
Sex: MALE
Resident Status: JURISDICTION
Ethnicity: NOT HISPANIC OR LATINO
Address: 695 Bluff Pt
Apt/Rm/Bldg:
State: SC SOUTH CAROLINA
Zip Code: 29212
County:
Primary Phone:
Email:
Facial Hair:
Misc ID Type:
City: COLUMBIA
Suspected Of Using: Not Applicable
Occupation Code/Description:
Ste/Bldg:
Email/Website:

RICHLAND COUNTY SHERIFFS DEPT

5623 TWO NOTCH RD COLUMBIA, SC 29223

803-576-3000



Case #: 1907900203

Incident #: 1907900203

Victim (1)

Stritzinger, John S

Victim Type: PERSON/INDIVIDUAL (NOT A LAW ENFORCEMENT OFFICER)
Person Number: 1
Age: UNKNOWN
Race: WHITE
Sex: MALE
Ethnicity: NOT HISPANIC OR LATINO
Address: 2156 Cresthill Rd
State: SC SOUTH CAROLINA
Zip Code: 29212
Primary Phone: (843)-352-3459
Email: jstritzinger33@gmail.com
Resident Status: JURISDICTION
SID Number:
City: COLUMBIA
Email:
Email/Website:

Complainant Data (1)

Stritzinger, John S

Person Number: 1
Age: UNKNOWN
Race: WHITE
Sex: MALE
Ethnicity: NOT HISPANIC OR LATINO
Resident Status: JURISDICTION
Phone 1: (843)-352-3459
Email: jstritzinger33@gmail.com
Address: 2156 Cresthill Rd
State: SC SOUTH CAROLINA
Zip Code: 29212
County: Richland
City: COLUMBIA

RICHLAND COUNTY SHERIFFS DEPT

5623 TWO NOTCH RD COLUMBIA, SC 29223

803-576-3000



Case #: 1907900203

Incident #: 1907900203

Offenses (1)

Counts: 1
Attempted/Completed: Completed
Units Entered:
Bias Motivation: NOT A BIAS MOTIVATED INCIDENT
Premise Type: RESIDENCE/HOME
Offender Suspected of Using: Not Applicable
Completed: Yes

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Vehicle (0)

Style:
Type Of Loss:

Property (0)

Drug (0)

Property Class:

Narrative (1)

OTHER, CIVIL

Waters, Pariss AD167

07/08/2019

Mr. Stritzinger filed a perjured complaint with the Sheriff about me being homeless, and unemployed which was served last year. I have my hotel receipts from the Masters Inn, and The Americas Value Inn in West Columbia, and was only in downtown Columbia for a few hours.

Furthermore, I took Mr. Stritzinger and his wife out to eat at Columbia Ale House, had a conflict about stolen mail they had taken, and then decided to leave. Two days later, Mr. Stritzinger had filed a mental health complaint at me which has resulted in over 400K in damages which no Sheriff's deputy ever took the time to review.

Author Name: Online Self Reporting

Officer (2)

Reporting Officer: Online Report (OR) 07/03/2019 12:20:00

Approving Officer: Culp, Reggie (763) 07/05/2019 12:30:00

Attachment B



John Stritzinger <jstritzinger33@gmail.com>

Re: Transcript - Stritzinger v Bank of America - 2018CP4006294

1 message

John Stritzinger <jstritzinger33@gmail.com>
To: "Holley, Karen" <kholley@sccourts.org>

Wed, Jul 3, 2019 at 10:30 AM

Thanks Ms. Holley. One other question. I have a copy of a deposition taken in Apple Audio format. Is it possible you could transcribe it for me? Or do you have any recommendations for third parties? Also what is the cost for this service?

On Tue, Jul 2, 2019 at 11:42 AM Holley, Karen <kholley@sccourts.org> wrote:

Okay, I will let you know when it is ready.

Thank you,

Karen Holley

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From: John Stritzinger <jstritzinger33@gmail.com>
Sent: Tuesday, July 2, 2019 11:42 AM
To: Holley, Karen <kholley@sccourts.org>
Subject: Re: Transcript - Stritzinger v Bank of America - 2018CP4006294

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

Ok then I am good. Please commence.

On Tue, Jul 2, 2019 at 11:39 AM Holley, Karen <kholley@sccourts.org> wrote:

I wouldn't have you pay until the transcript is finished so that I would know exactly how much it would be. After I have finished it, I will send an invoice with the amount owed,.

From: John Stritzinger <jstritzinger33@gmail.com>
Sent: Tuesday, July 2, 2019 11:34 AM
To: Holley, Karen <kholley@sccourts.org>
Subject: Re: Transcript - Stritzinger v Bank of America - 2018CP4006294

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

So I would pay at the time of receipt(when you finish the work in a few weeks?), or you need the full amounts at the time of order(IE now)?

On Tue, Jul 2, 2019 at 11:32 AM Holley, Karen <kholley@sccourts.org> wrote:

Hi Mr. Stritzinger:

I received your request for the transcript in regard to the above-referenced matter. By looking at the time that we were on the record, I would estimate that the transcript will be approximately 30 pages. The cost per page is \$4.25 and I request payment in advance before the transcript is released.

Please let me know if you would like for me to prepare the transcript.

Thank you,

Karen Holley

From: John Stritzinger <jstritzinger33@gmail.com>
Sent: Tuesday, July 2, 2019 11:23 AM
To: Holley, Karen <kholley@sccourts.org>; Transcripts <transcripts@sccourts.org>
Subject: Fwd: Transcript - Stritzinger v Bank of America - 2018CP4006294

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Sorry, I apologize for resending. I typed Ms. Holley's email wrong the first time.

----- Forwarded message -----

From: John Stritzinger <jstritzinger33@gmail.com>
Date: Tue, Jul 2, 2019 at 11:19 AM
Subject: Transcript - Stritzinger v Bank of America - 2018CP4006294
To: <transcripts@sccourts.org>, <kholley@sccourts.gov>

Ms. Holley can you provide an estimate of cost before beginning? Also when is payment due?

—
John S. Stritzinger
843.352.3459

—
John S. Stritzinger
843.352.3459

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John S. Stritzinger  
843.352.3459

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John S. Stritzinger  
843.352.3459

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John S. Stritzinger  
843.352.3459

Attachment C



John Stritzinger <jstritzinger33@gmail.com>

**Re: Transcript Request**

1 message

Ambroziak, Karen <kambroziak@sccourts.org>

Wed, Jul 3, 2019 at 8:29 AM

To: John Stritzinger <jstritzinger33@gmail.com>, Transcripts <transcripts@sccourts.org>

Hello,

I have received your transcript request. I would estimate your transcript will be approximately 19 pages upon completion. It's difficult to pinpoint the exact number of pages until transcription is complete. Transcripts cost \$4.25 per page. If you would like the transcript mailed by USPS, you would need to add \$7.35 flat rate envelope fee. \$80.75 is the estimated total if sent by email. Again, you will need to add \$7.35 if you want the transcript printed and mailed by hardcopy.

If I have underestimated the amount due, you will need to send the additional amount due or receive only as many pages as previously paid for. If I have overestimated, you will receive a refund of any unused funds. Payment is required in the form of a cashier's check or money order made payable to me.

I cannot change the caption to reflect the SC Court of Appeals caption number. This caption would read the Circuit Court docketing number as the case was heard in Circuit Court.

Thank you.

Karen Ambroziak, RPR  
Court Reporter for the Honorable Robert E. Hood

From: John Stritzinger <jstritzinger33@gmail.com>  
Sent: Tuesday, July 2, 2019 11:41 AM  
To: Ambroziak, Karen; Transcripts  
Subject: Transcript Request

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If you could please advise on total amounts before starting. I need to file a partial transcript in the SC Court of Appeals so that caption needs to be on the court transcript.  
2018CP4006289<<https://publicindex.sccourts.org/Richland/PublicIndex/CaseDetails.aspx?County=40&CourtAgency=40002&Casenum=2018CP4006289&CaseType=V&HKey=10811610682781177051113102718583101758287114122721001207077986949781171001161018378828699781041108111173>> 2018CP4006288

The SC Court of Appeals cause # is 2018-002162. Thank you.

John S. Stritzinger  
843.352.3459

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STRITZINGER v SOUTH CAROLINA, ET ALL

IN THE COURT OF APPEALS SOUTH CAROLINA

COLUMBIA, SOUTH CAROLINA

CERTIFICATE OF SERVICE

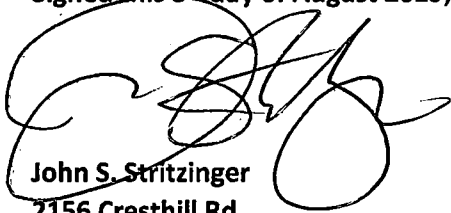
2018-002162

Petitioner's notice of Objections, and Requests for Reporters Recorders records has been served to the parties Bank of America, Verizon, and the State of South Carolina through their attorney's of record including:

- 1) Greg Parker and Doug Farrar for the State of South Carolina
- 2) Ms. Amanda Groves and Stackey Knight for Winston Strawn on Behalf of Bank of America
- 3) Mr. David Crain of Wilcox and Savage for Verizon.
- 4) James R. Stritzinger Jr. Personally.

Via Facsimile, and Email.

Signed this 8th day of August 2019,



John S. Stritzinger
2156 Cresthill Rd
Columbia, SC 29223
843-352-3459

RECEIVED

AUG 08 2019

SC Court of Appeals