

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

IN THE CIRCUIT COURT
2018-CP-10-3315

Alan Nix,

Plaintiff,

v.

Churchill Park, Churchill at Park West, Inc.,
Churchill Park Homeowners Assoc., Inc., David
Brown & Catherine Brown

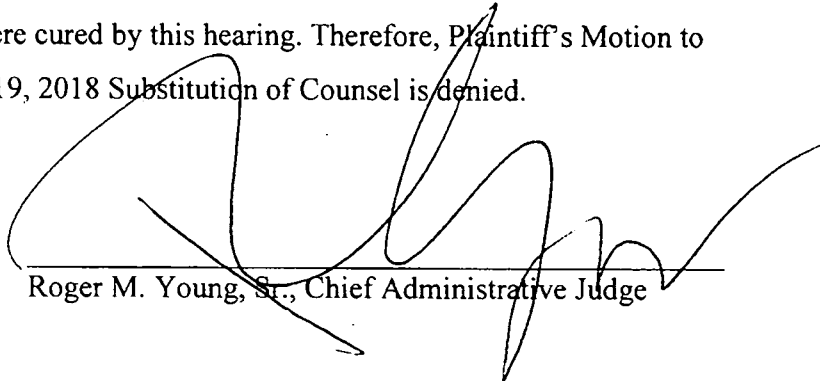
Defendants.

**ORDER DENYING
PLAINTIFF'S MOTION TO
RECONSIDER/CLARIFY**

FILED
2018 DEC -7 PM 3:54
CLERK OF COURT
J. ARMSTRONG

It is hereby ordered that Plaintiff's Motion to Reconsider/Clarify the September 19, 2018 Substitution of Counsel Order is denied. The Substitution of Counsel Order was signed by the original and substituted attorneys, indicating consent. At the time of signature, both attorneys consented on behalf of their clients. The Motion to Reconsider/Clarify was set for a hearing on the merits on December 7, 2018. More than 60 days has now passed since the time of signature, and no client has represented to the Court their disagreement to the substitution of counsel. Any deficiencies in such substitution were cured by this hearing. Therefore, Plaintiff's Motion to Reconsider/Clarify the September 19, 2018 Substitution of Counsel is denied.

And it is SO ORDERED.



Roger M. Young, Sr., Chief Administrative Judge

December 7, 2018

Charleston, South Carolina