

14 November 2019

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S.C. SUPREME COURT

Alan Nix
1401 Densmore Circle
Mt. Pleasant, SC 29466

Daniel Shearouse
SC Supreme Court
1231 Gervais St.
Columbia, SC 29201

RE: Writ of Certiorari 2019-0001540 status update

Mr. Shearouse,

In case this update is not considered necessary by you / the Supreme Court, please accept my apologies. Given all of the moving parts, at least on my end, with the Charleston County judicial system, the SC Court of Appeals, etc., I am trying to ensure everyone is kept abreast of the situation(s) as it continues to develop. Likewise, given there is only one of me and so many others in opposition involved in various aspects of the numerous documented and undocumented related issues, as I have noted previously, I am attempting to accomplish several items with one document.

To that end, as it pertains to the intent of the question(s) initially raised in Writ of Certiorari 2019-0001540, I want to ensure the Supreme Court is aware that, as of the date of this letter:

1. I still have not received a notice of a motion hearing being scheduled for the 60(b) motion filed in case 2014-CP-10-05407 on 13 November 2018.
2. I still have not received a notice of a motion hearing being scheduled for the 60(b) motion filed in case 2017-CP-10-04031 on 9 November 2018.
3. An appeal was received by the SC Court of Appeals on 8 November 2019 for case 2018-CP-10-03315. Several of the orders appealed raise serious questions about several judges and attorneys conduct, but one in particular, titled "ORDER ENJOINING THE PLAINTIFF FROM RE-FILEING THIS MATTER AND IMPOSING SANCTIONS UPON THE PLAINTIFF", is of a particularly high concern. I have not received my copy back as of yet so I cannot provide the case number to that appeal at this time.
4. A key document in the 2017 case still has not been filed with the Charleston County ROD as of the date of this letter. The document is titled "Assignment of Foreclosure Rights" and was dated 14 September 2017, which is now 790 days ago. I have sent numerous requests over the past two plus years requesting that someone file that document with the Charleston County ROD. Without that document being filed, the Plaintiff / Respondent "Churchill Park" is not, and was never, the Real Party in Interest to have filed or pursued the foreclosure case against my family's home. Given the number of notifications I have sent about this issue, and the lapse of 790 days, it appears reasonable to conclude that document was created and used for a highly improper purpose, of which a judge and numerous attorneys were aware.

Given the above items, as I stated previously, it seems we are at a serious cross roads in terms of the SC Judicial System, the SC BAR, and more than a few State of South Carolina, Charleston County and Town of Mt. Pleasant governmental organizations. Hence, given my limited amount of time to deal

with this level of coordinated misconduct by so many Persons, I am attempting to create one consolidated document for a consolidated understanding by all. I am working on this as quickly as I can while trying to ensure I keep up with all of the other ongoing issues.

Where the questions raised in Writ of Certiorari 2019-0001540 concern the SC Court of Appeals numerous and questionable denials of my multiple requests to file a 60(b) motion, clearly Charleston County also was highly opposed to this as well, evidenced by their ongoing refusal to schedule a hearing for these two 60(b) motions when the evidence suggests even without the Court of Appeals questionable obstruction, Charleston County has now had at least five months since the beginning of 2019 to schedule the hearings and have clearly chosen not to.

Please let me know if I can do anything else for you or the Supreme Court and know that I am working as expeditiously as possible to assist the Senate and House Judiciary with these matters at the same time I am trying to provide a more consolidated document to you. Even in the absence of this document, I trust the 900 plus pages provided last month provides a substantial amount of evidence related to these matters, and in particular, the Court of Appeals conduct related to my 60(b) motion requests.

Best regards,



Alan Nix

cc.

John Nichols
Office of Disciplinary Counsel
1220 Senate St.
Columbia, SC 29201

Alan Wilson
SC Attorney General
1000 Assembly St.
Columbia, SC 29201

Luke Rankin
Chairman, SC Senate Judiciary Committee
101 Gressette Bldg.
Columbia, SC 29201

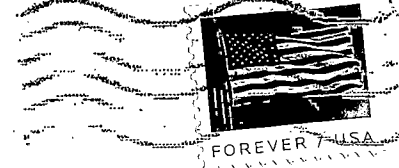
Peter McCoy
Chairman, SC House Judiciary Committee
512 Blatt Bldg
Columbia, SC 29201

Tonnya Kohn
SC Court Administration
1220 Senate St.
Columbia, SC 29201

Ryan McCabe
McCabe Trotter & Beverly
4500 Fort Jackson Blvd.
Columbia, SC 29209

Nicole Comer
South State Bank
PO Box 1030
Columbia, SC 29202

NIX
1401 DENSMORE CIRCLE
MT. PLEASANT, SC 29406



DANIEL SHEAROUSE
SC SUPREME COURT
1231 GERVAIS ST.
COLUMBIA, SC 29201

29201-323699

