

STRITZINGER v BANK OF AMERICA

IN THE SUPREME COURT
OF THE GREAT STATE OF SOUTH CAROLINA
COLUMBIA, SOUTH CAROLINA

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S.C. SUPREME COURT

SC COURT OF APPEALS - 2020-000122

FIRST AMENDED NOTICE OF APPEAL

WHEREAS, THE COURT OF APPEALS, SOUTH CAROLINA TERMINATED THREE APPEALS DUE TO A LOWER COURT (PROBATE) ORDER, WHICH WAS FILED AFTER THREE HIGHER COURT CASES(CIRCUIT) WERE UNDERWAY AND SET FOR TRIAL BY CIRCUIT COURT JUDGES AND THE CLERK OF THE CIRCUIT COURT, AND WAS IN FACT A CROSS-CLAIM OF A MOTION TO TERMINATE THREE HIGHER COURT ACTIONS WHERE THE MOVANT, JAMES R. STRITZINGER HAD NO STANDING TO REQUEST RELIEF, WHERE HE HAD NO FIRST HAND KNOWLEDGE OF THE ISSUES PLEAD, AND WHERE HE HAD NO EXPERT OPINION TO OFFER THE COURT. FURTHERMORE TAG JURISDICTION DOES NOT APPLY, AS THERE WAS NO LEGAL CAUSE OF ACTION TAKEN IN THE STATE OF SOUTH CAROLINA WHICH COULD BE SERVED ON A NON-RESIDENT, NON-PARTY.

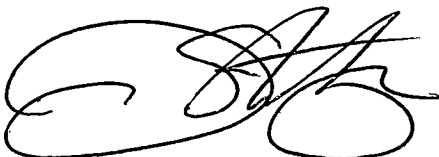
THE PRECEDENT THE COURT OF APPEALS ACTION CANNOT STAND, AS IT WOULD MEAN THAT TRIAL COURT JUDGES IN SOUTH CAROLINA HAVE THE RIGHT TO DENY STATUTORILY GUARANTEED APPEALS TO ITS JURISDICTION BY A LOWER COURT OF LAW, AND WOULD BE SUSPENDED RIGHTS OF A NON-CITIZEN OF THIS STATE WITHOUT THE DUE PROCESS OF LAW. (A SOUTH CAROLINA CONSTITUTIONAL VIOLATION).

THE ACTIONS TAKEN BY JUDGES BELTON, SMILEY, AND NEWMAN, (ALL AFRICAN AMERICAN JUDGES USING EXPERTS THEY APPOINTED AND PAID FOR), AGAINST A WHITE MAN WHOM THEY HAVE NEVER MET, AND NEVER HEARD ANY EVIDENCE OTHER THAN FALSE AND PERJURED STATEMENTS BY JAMES R. STRITZINGER JR, A DIAGNOSED DISORDERED MAN WITH A NARCISSISTIC PERSONALITY DISORDER VERSUS AN OFFICER OF BANK OF AMERICA CORPORATION WITH 30 YEARS OF EXPERIENCE, AND AN UNBLEMISHED WORK RECORD OF INVESTMENT BANKING WHERE HIS FOUR CHILDREN ARE IN THE STATES OF TEXAS, AND VIRGINIA DOES NOT MAKE ANY SENSE.

THIS APPELLANT, THEREFORE FILES HIS APPEAL OF THE LOWER COURT DISMISSAL WHERE THERE IS NO APPELLATE RECORD OTHER THAN THE ORDER OF DISMISSAL ITSELF, AND TRANSCRIPTS OF THE SHOW CAUSE PROCEEDINGS WHICH APPELLANT/PETITIONER HAD FILED, AND HAD VALIDATED BEFORE HIS THREE CASES ON THE PUBLIC DOCKET.

FURTHERMORE, THIS CASE IS RELATED TO AN EMPLOYMENT AGREEMENT HE HAS ALREADY SERVED THIS COURT, AGREED UPON BY THEN BANK OF AMERICA CHAIRMAN CHARLES HOLLIDAY WHO WAS ALSO THE HEAD OF THE HR COMMITTEE, AND WITH POWER TO ACT ON THE COMPANIES BEHALF.

FURTHERMORE, AS AN OFFICER OF THE CORPORATION, BOTH PRIOR TO 2011, AND AGAIN AS OF AUGUST OF 2014, PETITIONER IS DUE COUNSEL FOR ISSUES WHICH BEGAN WITH A DISPUTE BETWEEN BANK OF AMERICA AND THE TARP ADMINISTRATORS JOSEPH J. BIDEN, (THE VICE PRESIDENT), AND PRESIDENT OBAMA ON CERTAIN ELECTRONIC TECHNOLOGIES FOR NATIONAL SECURITY PURPOSES, DEVELOPED IN PART AT BANK OF AMERICA, IN PART AT VERIZON, AND IN PART BY PETITIONER AS THE CHIEF EXECUTIVE



OF A SMALL BUSINESS, GREENVILLE ASSOCIATES CONSULTANT IN SOME PERCENTAGE TO BE DECIDED BY A VALID COURT OF LAW. PETITIONER IS FILING THIS AMENDED NOTICE OF APPEAL, BECAUSE HIS MOTION TO CONSOLIDATE THREE NEW APPEALS IN A MATTER BEFORE THE COURT HAS BEEN DENIED.

SIGNED THIS 20TH DAY OF MARCH, 2020, ALMOST TWO YEARS TO THE DAY SINCE RICHLAND COUNTY DEPUTIES, DETAINED A TOURIST, WHO HAD DONE NOTHING OTHER THAN GET OFF THE AMTRAK TRAIN IN COLUMBIA FROM HIS TEMPORARY RESIDENCE IN FLORIDA, AND WHOM ACTUALLY STAYED IN A NEIGHBORING COUNTY (WEST COLUMBIA, SOUTH CAROLINA FOR HIS ENTIRE STAY). AND FOR SUCH TROUBLE WAS HANDED AN INCREDIBLE 160,000 DOLLAR BILL FROM A NON-PARTY PALMETTO HEALTH CARE, WHO TREATED HIM INVOLUNTARILY ON CONTRACT FROM THE STATE OF SOUTH CAROLINA, AND WHOSE PATIENTS ARE ALL FORCED INTO BANKRUPTCY BY RICHLAND COUNTY IN BULK, AS THEY CHARGE OVER 2000.00 A DAY FOR A VERY LOW GRADE HOTEL BED, WHICH RETAILS FOR ABOUT 50.00 A DAY IN THE LOCAL MARKET.

PETITIONER OBJECTS TO BOTH THE FORM OF THE LOWER COURT ORDERS, AND PAYING A NON-PARTY FOR SERVICES RENDERED BY SOUTH CAROLINA. PETITIONER ALSO NOTES THESE EXPENSES(IF ANY) ARE OBLIGATIONS OF HIS CORPORATE HEALTH CARE PLAN OFFERED BY BANK OF AMERICA VIA BLUE CROSS BLUE SHIELD – GEORGIA, THE CORPORATIONS HEALTH CARE PROVIDER, AN ISSUE WHICH HE HAS BEEN GIVEN LESS 1 MINUTE TO PRESENT WITHOUT BEING INSULTED BY THE VERY SAME JUDICIAL OFFICERS, NONE OF WHICH HAVE ANY SPECIAL EDUCATION(SEE STRITZINGER V WRIGHT), NATIONAL SECURITY (SEE STRITZINGER v VERIZON), OR BANKING EXPERIENCE (SEE STRITZINGER v BANK OF AMERICA), FURTHERMORE THEIR LICENSE TO PRACTICE LAW IN THIS STATE DOES NOT GIVE THEM THE RIGHT TO ENTER EXPERT OPINIONS ON THE VERY SAME ITEMS, THUS A JUDGE FROM THE BENCH IN THIS CASE DID NOT SIGN ORDERS WHERE THEY HAVE REQUISITE KNOWLEDGE AND EXPERIENCE TO TERMINATE LOWER COURT CASES FOLLOWING A REVIEW OF THE PLEADINGS, AND THEIR OWN KNOWLEDGE OF THE CASES IN THEIR DISTRICT.

PETITIONER IS SEEKING A REMAND BACK TO THE TRIAL COURT FOR A TRIAL ON THE MERITS, AND FOR AN ENFORCEMENT ACTION TO CARRY OUT THE CURRENT CONTRACT WHICH HAS BEEN UNPAID FOR FOUR AND ONE HALF YEARS, DESPITE PETITIONERS COMPLIANCE WITH THE TERMS OF HIS AGREEMENT.

**JOHN S. STRITZINGER
2156 CRESTHILL ROAD
COLUMBIA, SOUTH CAROLINA
843-352-3459**

The Supreme Court of South Carolina

John Stritzinger, Petitioner,

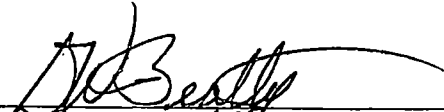
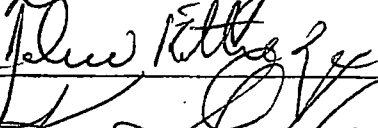
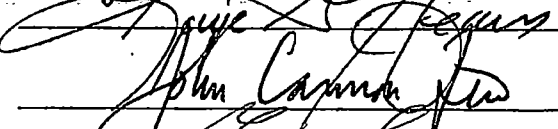
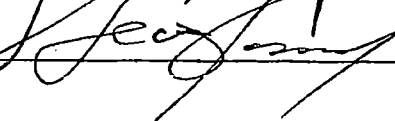
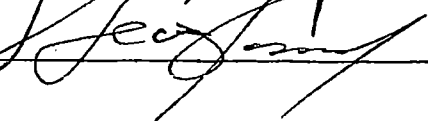
v.

South Carolina, Respondent.

Appellate Case No. 2019-001852

ORDER

Petitioner has filed motions to consolidate this case with three others pending in the court of appeals, to remand this matter to the trial court, to seal certain exhibits, and to transcribe certain audio recordings. Petitioner's motions are denied.

	C.J.
	J.
	J.
	J.
	J.

Columbia, South Carolina

March 12, 2020

cc:

Gregory E. Parker, Jr., Esquire
Larry Cornell Smith, Esquire
James R. Stritzinger, Jr.

IN THE CIRCUIT COURT OF THE
FIFTH JUDICIAL CIRCUIT OF
FLORIDA, IN AND FOR SUMTER
COUNTY

CASE NO. 2018CA000026AXMX

DAVID A STRITZINGER, and
KATHERINE M STRITZINGER,

Plaintiffs,

vs.

JOHN STRITZINGER,

Defendant.

ORDER OF INVOLUNTARY DISMISSAL

The Court, pursuant to Rule 1.420(e), hereby involuntarily dismisses this action. A Notice of Failure to Prosecute was previously filed and sent to the parties in this case, no record activity has occurred, and more than sixty days have expired.

DONE AND ORDERED in Chambers, at Bushnell, Sumter County, Florida, on this 3rd day of December 2019.



Mary P. Hatcher
Circuit Judge

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S.C. SUPREME COURT

OFFICE OF THE CLERK OF THE SUPREME COURT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the forgoing has been furnished by E-Service or U. S. Mail to the following on this 7th day of December 2019.



Susan Shaw, Judicial Assistant

CHRISTIAN W. WAUGH, ESQUIRE
Attorney for Plaintiff
Via email: cwaugh@waughpa.com

John S. Stritzinger
2187 Kaylee Drive
The Villages, FL 32162

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