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SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

Appellate Case No. 2019-001572

APPEAL FROM CHARLESTON COUNTY
Mikell R. Scarborough, Master-In-Equity Court Judge

APPELLANT INTIAL BRIEF

Alluette Jones, Appellant,

v.

Mikell R. Scarborough, NBSC/SYNOVOUS BANK,
Judge DANIEL MARTIN JR, CASDELL SINGELTON,
Representative Andrew Sullivan
SRP 2011-6 LLC and others

RULE 62 (a) Stay on Appeal

RULE 62(b) and 54(b) Emergency relief

STATEMENT OF FACTS

NOTICE TO THE PRINCIPLE IS NOTICE TO THE AGENT NOTICE THE
AGENT IS NOTICE TO THE PRINCEPLE!!!

Alluette Jones, Appellant, respectfully move this Court pursuant to Rule 65(a),62 (b) and 54(b) for an
Stay to enjoin and Stay Respondents Mikell R. Scarborough, NBSC/SYNOVOUS BANK,

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Judge DANIEL MARTIN JR, CASDELL SINGELTON, Representative Andrew Sullivan SRP 2011-6 LLC and others from any further Proceedings during the pendency of this case. This Motion for Stay is based on the following facts.

1. A abuse of discretion upon an error of law the Master in Equity did error in enforcing an order without determining lawful consideration of the alleged contract. The Jurisdiction of the Court was not evoked because there was no service of Process to me. Respondent never responded to initial Brief.
2. I have a right to property relief protected by our constitution, SC Con Article 1 Section3 and the United States Constitution 5th amendment due process of law, The CARES ACT, Executive orders 138192, Contracts, Trenchancy in Regulations and Guidance Documents
3. The courts lack of jurisdiction stated in the Rule 60 (b) (4) void Order reliefs Complaint, the accompanying memorandum of law, and with exhibits attached thereto. A void order in this case is a matter of right there is ample proof to show I was not ever served.

RULE 62

(b) Stay on Motion for New Trial or for Judgment. In its discretion and on such conditions for the security of the adverse party as are proper, the court may stay the execution of or any proceedings to enforce a judgment pending the disposition of a motion for a new trial or to alter or amend a judgment made pursuant to Rule 59, or of a motion for relief from a judgment or order made pursuant to Rule 60, or of a motion for judgment in accordance with a motion for a directed verdict made pursuant to Rule 50, or of a motion for amendment to the findings or for additional findings made pursuant to Rule 52(b).

Rule 54(b) Stay of Judgment as to Multiple Claims or Multiple Parties. When a court has ordered a final judgment under the conditions stated in Rule 54(b), the court may stay enforcement of that judgment until the entering of a subsequent judgment or judgments and may prescribe such conditions as are necessary to secure the benefit thereof to the party in whose favor the judgment is entered.

Therefore I Alluette Jones, Appellant, files this motion, and makes all other motions and objections in this case whether or not specifically noted at the time of making of the motion or objection, on the following grounds and authorities: The Due process clause, the right to a fair trial by an impartial jury, the right to counsel, Equal protection, Confrontation and compulsory process, The right to remain silent and Appeal, and the right to be free from cruel and unusual Punishment, pursuant to the federal and south Carolina constitution generally, and specifically, The right to Stay of Judgment Rules 65(a), 62 (b), and 54(b), the first, fourth, Fifth, Sixth, Eighth, Ninth, tenth and Fourteenth amendment of the United states constitution, and Article 1, Section 19 and 23 of the state of south Carolina constitution and will not waive any of my Rights. I Motion to stay any further action in the case until a Judgement is made on appeal, and demand the court adhere to the rules of law according to the Supreme Court. Any Further action on the part of the parties will result in the further abuse and loss of my civil liberties, Due Process and deprivation of my constitutional protections in which I will/Am seek/seeking relief as stated above for offenders private or in their official capacity.

FURTHER, sayeth naught.

CONCLUSION

For the reasons stated, I Pray the Court grant my request
Respectfully submitted,

August 11th , 2020

Alluette Jones, Appellant,
142 Coming Street, Charleston SC, 29403
(843) 813-1910

The use of notary below is for identification only, and such use does NOT grant any jurisdiction to anyone.

Subscribed and sworn, without prejudice, and with all rights reserved.

Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris.

Alluette Jones
Signature of Affiant

ACKNOWLEDGMENT

state of SOUTH CAROLINA

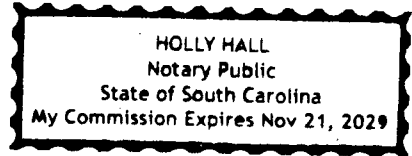
county of Charleston

On this 13 day of August, 2020, before me

personally appeared Alluette Jones, to me known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed, for the purposes therein set forth.

Holly Hall
(Notary Public)

My Commission Expires Nov. 21, 2029

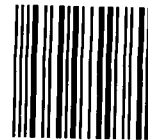


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