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Nov 29 2021

SC Court of Appeals

NOTICE OF APPEAL  
THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM CHARLESTON COUNTY  
Court Master In Equity

Case No. 2018CP1004105

Appellant  
Margie Brown

v

Respondent,  
Master In Equity  
Judge Mikel Scarborough

NOTICE OF APPEAL

Margie Brown appeals the order Judge Mikel Scarborough judgment dated November 8, 2021. Appellant received written notice of entry of this order on November 9, 2021.

The plaintiff Margie Brown is seeking to appeal Judge Mikel Scarborough decision to dismiss on Nov 8/2021 her motion to dismiss Ernest Pinckney Summons and Complaint. Pursuant to discrimination, corruption and conspiracy US 14 Amendment, USC 18 242, USC 1985#3 USC 1986 USC1983 USC 1981 Judge Scarborough stated in court on Nov 8/2021 under oath and on court transcript. Based on Section 15-61-310, Section 15-61-320 Clementa C. Pinckney Uniform Partition of Heirs' Property Act enacted. That he was dismissing plaintiff motion. Because of the new Heir's Property law 15-61-310, Section 15-61-320, and there is no statute of limitation to serve a Summons and Complaint. The SC Civil Procedure Rule 3 (a) (2). Did not apply to the plaintiffs motion. On Nov 8/2021 in his judgment Judge Mikel Scarborough stated his decision to dismiss the plaintiffs motion was dismissed based on SC Civil Procedure Rule 3 (a) (2). See Mims v. Babcock Center, 399 S.C. 341 (2012). Not Section 15-61-310, Section 15-61-320 Clementa C. Pinckney

**Uniform Partition of Heirs' Property Act enacted.** Mims v. Babcock Center, 2012 is Family Court case. Not a case in the court of the Master Of Equity.

Judge Mikel Scarborough failed to give the plaintiff a legal statute in the state of South Carolina Court Civil Procedures. Based on Cases in the Court Of the Master In Equity cases involving real estate, and partitions. The plaintiff filed her Summons and Complaint in the Court of Common Pleas in Dec, 2020. The plaintiff filed her Motion in the court of Common Pleas in June of 2021. Not Family Court. The plaintiff is not going through a divorce. The property in question is not marital property. The property in question is not in probate court. The estate of William Pinckney was settled in probate court in Nov 2004. All heirs received a portion of the property. Judge Scarborough is a Judge in Court of the Master In Equity. Not a Family Court Judge. Clementa C. Pinckney Uniform Partition of Heirs' Property Act enacted Section 15-61-320 (a) There is no agreement in a record binding all of the cotenants that governs the partition of the property. The agreement was record with the Courts, in the State of South Carolina on around Nov 9 2004. There is no section in Clementa C. Pinckney Uniform Partition of Heirs' Property Act enacted. That over rules SC Court rules of procedures in the state of South Carolina Ernest Pinckney filed his Summons and Complaint on Jan 20/2018. Mr. Pinckney didn't serve the plaintiff Margie Brown until May. 12 2021 3 years later. The defendant case was not dismissed by the clerk of Court for failure to properly serve the defendant's in his case.

Respondent,  
Master In Equity  
Judge Mikel Scarborough  
100 Broad St # 266, Charleston, SC 29401  
(843) 958-5070

Appellant  
Margie Brown  
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**PROOF OF SERVICE OF A NOTICE OF APPEAL**

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM CHARLESTON COUNTY  
Court of Master In Equity, Judge Mikel Scarborough

Case No. 2018CP1003105

Appellant  
Margie Brown

Respondent  
Master In Equity  
Judge Mikel Scarborough

v.

**PROOF OF SERVICE**

I certify that I Margie Brown have served the Notice of Appeal on Judge Mikel Scarborough by depositing a copy of it in the United States Mail, postage prepaid, on November 27/2021, address to 100 Broad St Charleston ,SC 29404

Margie Brown  
PO BOX 72122  
North Charleston ,SC 29415