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FAX:

P.001

SC Governor Nikki Haley

12-31-2015

Exhibit (A) Doe #1, 2, +3

INFO I sent to
SC

The Appeals Clerk

do to receive Settlement

Offer From Wells

Fargo

QJR

Fax To: 803-734-5167

ATTN: JAMAL

Doc # 18-1256P.1 of 25

The SOUTH CAROLINA COURT OF APPEALS

Sept 19, 15Correspondence To Governor of S CRe: The Honorable Nikki Haley

Re: V. Claire Allen Deputy Clerk of S.C. Court of Appeals

Re: Jenny A Kitchings Clerk

Hindrance And Contempt of CourtFraud Foreclosure ActionSee Exhibits
A + B
enclosed
2 pages each

Re: Alicia Roseboro Appellant, Petitioner

Wells Fargo Bank NA ^{vs} RespondentsCase No: 2014-000346 Case No: 2971532 Pending
SC Appeals Ct US Dept of Justice Motions

Re: to Letter Dated 8-27-15 rec'd 109-4, 15

From SC Appeals Clerk V. C. Allen AND Jenny A Kitchings

Re: Dear SC Governor The Honorable Nikki Haley

I Alicia L Roseboro hereby state: I Object toThe Clerk's Letter Dated on Aug 27, 2015 ON THIS Fraud

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Foreclosure Action. The ^{SC} Court now state They have NO
Jurisdiction over this Appeal. But At 1st Instance
They didn't hesitate to Block me out of my SS
Appeals Case Account No: 2014-000346 in

less than 3 to 4 day on A Fraud Disclaimers
one Dated Aug 13, 2007 AND The Other Dated April 15, 2014 I

being a Pro Se Black Attorney has been in
Act of Bad faith shown "Racially Block out of
(Case #2014-000346)
my Own Appeals Case file in your Court under

The Jurisdiction Over seen by the SC
Governor ["] The Honorable Nikki Haley ["] I Alleges
without her knowledge or Approvals. No other
Court or Jurisdiction Blocked me out But the
SS Appeals Court, that the ["] C.J. John C. Few

P30F25

"Prasidas over I have been" Block out
ever since I Discovered the Block on
April 28, 2015, The Block was Never Removed,
even After I brought it to the court and
Clerks Attention. I Hold SC Appeals Ct
Accountable for Blocking me out of my
Case file" And disrespecting me. I filed my
Appeals Case Feb 20 2014 I had Access, I filed my
Log & have Entire Transcript I had full access, I
filed my Initial Brief 03/21/14. I AGAIN
had full access to my Appeals Case online
The Attorney MG&C LLC, Lead by Thomas E Lydon
Never sent me a Reply to my Initial Brief
on Appeal in the 30 days Allowed pursuant to

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Appellate Court rules 208 A(1-4) IN 3 to 4
↓ ↓ ↓ ↓ ↓ ↓
days of his Reply being Due on 04/19/14 I Am
all of a sudden "BIDCKED" out of my Account
up to this 2nd of 2015 I was still Block
out unless I accept this Fraud Disclaimer from
04/15/2015. Why I was "BIDCKED Out" the
SC Court of Appeals Allow the opposing Attorney
'in Act of Bad Faith "behind my Back" they allowed
him to file a "Fraudulent Dismissal Behind
my Back knowing full well, I No longer had
Any Access to my Account. Under my sworn
Oath I sent 05/20/14 I stated the opposing
Attorney Never sent a reply to my Appeal
Brief I sent him.

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The Honorable Governor Nikki Haley, The
person, "I allege" I was Block Out of my

Appeals Case; is because Wells Fargo Bank

had Parted to police the Actions of there
hired employees, They fraudulently put me in

a foreclosure with a Bank I had Not been
with in Over 13 1/2 Years. Simply put the filed

under the "Wrong Bank" Pushing to retaliate

from pointing out there Rep had violated the
Governments Affordable Home Program, I

Applied under for a Modification I was Approved

to get, but the Memo the clerk send me say

No Fees Area to be Added Memo sent 10/01/2010

P.00F25

The Honorable Governor Nikki Haley 8 judges
under your jurisdiction refused to Grant me
Compensation Long Over Due! After successfully
proving my case in court do to a Fraud Foreclosure
Action by Wells Fargo Bank. My Foreclosure has
been thru 6 judges and (two sets of Attorneys
from the opposing side) Wells Fargo Bank put me
in a Fraud Foreclosure for making a complaint on
the errors the Rep made and lies she told me on
my modifications I went thru. Both were Approved.
One from a July 16, 2010 contract that had to
be Redone to to incorrect fees and a 2nd Mod
App from Oct 8, 2010 contract Approved but not
sent to me till Nov 8, 2010. I made my Nov
01, 2010 bill payment by phone on Nov 2, 2010.

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The fees still had not been fixed, I made another
complaint to Wells Fargo Mortgage Dept. They
got mad and put me into foreclosure. They removed
my Nov 2 2010 payment that cleared my bank
I sent proof it cleared, They forged my
signature from a July 16, 2010 contract to
the Nov 8, 2010 contract, before I had a
chance to review it I brought my home
in 2005 from 1st Union Bank, First Union sold
my acct to Wells Fargo Bank, A new acct was re-
signed to me again. The Actual First Union
Bank sold out to Wachovia. Then Wachovia
sold out the Wells Fargo Bank. I ask the
Attorney M/G & C LLC lead by Thomas E. Lyden

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pursuant to Rule 33a to produce the Original
Mortgage Note under a sworn Oath. He Never
Did, but he demanded a sworn Oath from
me, I gave him my reply under Oath to his
interrogatories. He the Attorney sent me and
amended copy Note I mailed it back to him.
his Fraud copies.

In Conclusion: Governor Nikki Haley
pursuant to rule 245(a) on a 1st Instance
As I recall the Supreme Ct will not Rule on
A Petition when on a 1st Instance the Lower Ct
could have been able to determine a ruling as
I recall and I agreed. On a 1st Instance
Pursuant to rule 245(a) the SC Appeals
Court should have Granted me my Due

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And Full Compensation I ask for in my
Initial Brief that I sent into Court on

03/21/14 The Attorney Thomas E Lydon had 30
days to Reply He ~~Never~~ ~~Never~~ ~~Never~~ sent me a
Reply to my Initial Brief I had filed. I

give 100% ~~True~~ ~~True~~ ~~True~~ Affirmations! On April 28, 14

I went back to the Library to see if my
compensation was granted, and to see if the
Attorney had made a Reply. That's when

I Discovered the Fraud Disclaimer that
was Blocking me out of my Appeal Case Files
Aug 13, 2007. I had to Accept to proceed I

Refused to Accept the Fraud Disclaimer. The

↓ ↓ ↓ ↓ ↓ P.100F25
Attorney Never Answered my Appeals Brief in the
30 days Allowed; at that point I could care
less about the Block the put up. All I wanted
was my compensation Granted pursuant to Rule
208 A(1-4) deem just and proper I file a Motion
to Compel from 04/28/2015 and paid all my required
fees to enter court and the \$25⁰⁰ paid again on my
04/28/2014 "Motion to Compel" for No Opposition/Even
I found out over 30 days later, the clerks
had claim the Attorney had filed a Dismissal
of my case, this was told to me on 05/19/14
I told the clerk Jerry A Kitchiner I would
Perfit under a Sworn Oath the Attorney
Never sent me a reply to my Initial Brief!

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I Did just so on 05/20/14 mailed next
day Delivery to the SC Appeals ct and
the opposing Attorney MG&C LLC and Thomas
E. Lydon both the Court and Attorney had
a next day copy of my Sworn Daffy filed on
05/21/14 in the SC Appeals Ct. On 05/23/14 Jenny
Kitchens mailed my ^{other} court files back (except
the Initial Brief) telling me she is putting my
files in Abeyance claiming the Wells Fargo Att
Thomas E. Lydon had filed a Dismissal on
04/19/2014 (4 days before a Block was put
on my Acct by the 2nd Fraud Disclaimer
Dated 04/15/2014. I found out later on
there end my end said 8-13-07 by the library
viewing. There viewing said 4/15/14.

P.120F25

It then DOWN on me I recognized Both as
↓
retaliatory Dates used in opposition to my
Employment Discrimination and Retaliation

Lawsuit I had filed against my former
Employer The Rock Hill Telephone Co, "AKA Comporium"
Comporiums in my Area The Comporium Attorney

was none other than "Beverly A. Carroll" who also
by her website Info has Done much work for
the S.C. Appeals Courts My Comporium Lawsuit
filed in the District Ct Case No. 0310-cv-032367 with
magistrate Judge Paige Garrett assigned and

District Chief Judge Margaret B. Seymour
↓ ↓ ↓ ↓ ↓ ↓
I was given a Roseboro Order to follow in
Opposition to a Summary Judgment the Clerk

P130P25

Intentionally put Ahead of my Hindrance
and Contempt of Court I filed earlier the
Exact Say day Oct 9th 2012 at the Court
house in person before they closed The Summary
Judgment was not filed till after 7pm that same
Night. I am Black pro se Attorney Beverly
A Carroll is a White seasonal Attorney. Beverly
A Carroll refused to give me Discovery Required
under the RASEBoro Order. I was sent to follow
in U.S. mail. Neither Judge would make the
White Attorney give me Discovery I had a
legal right to get pursuant to Rule 56(a)(2)
for Summary Judgment to support "all" Facts
I dispute. Add these 2 Judges to the

P1410F25

other 6 Judges under my Fraud Foreclosure
 Action you get a total of 8, judges who
 refused to allow entry of Discovery and
 me getting Discovery. Both Courts and
judges violated my right to Due Civil Process
under the 14th Admendment Constitutional Rights

(See Brady Vs Maryland 373 US Supreme Ct 83
1963) A total of 12 judges in all Denied me
 Compensation 3 were from the 4th Circuit
 Appeals Ct on my Employment Lawsuits The
 other 8 judges 2 Federal Judges 1 Paige Gossett,
 CJ 2 Margaret B. Seymour, From the District Ct.
 And Lower Ct of Common Pleas Judge S. Jackson 2
 Kimball III, Judge John Haynes, Judge And
 Master Referee Charles S. Bradford who 5

P.150K25

I found out Created A Conflict of Interest
As his Office Does Closings. For the Wells
Fargo Bank, His own employee name Diane
told me this when I visited his office after
spotting his Real Estate Brochures, [↓] Before
my case went to the Appeals Ct. I Alleged
the Clerk knew, as the letter naming him the
Assigned Master Referee was never mailed to
me, I Discovered it in my Ct files when I
went to the clerk's office, look for a misplaced
Bill I had lost. I came across the letter then
I Objected to him being the judge and filed
A Affidavit of Prejudice Against him and the
Judge Kimball, The Clerk David Hamilton Never

P160F25

either Judge Kimball or Bradford ANSWER
 the Affidavit I filed against them. The other
 judges 3 judges on the SC Appeals Ct side

⑥ C.J. John C. Fee, J. Paula Thomas AND Judge
 ⑦

⑧ James Lockery ALL 3 Appeals Judges

Construct a Petition for Reconsideration ON A NO
 Opposition AS A Rehearing on a Dismissal when it

Clearly stated for NO Opposition 9 times
 ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓
 threw out the file. 3 Judges with 6 eyes.

↓ two eyes should have caught that mistake
 ↓
 IN A Thorough Review. I Alleged No

Thorough Review was Done. The three
 Judges Denied my Petition on 08/21/14

Another matching retaliatory Dates.

R170F25

With my Comporium Lawsuit I filed on
Discrimination and Retaliation do to a
Host environment Governor-Nikki Haley
I put together a list of file Dates that
matches Both Courts Denying me at the
Exact same Date up to a year apart on
Same - The preponderance of the Evidence I
will send you along with Documents to support
this Fraud Foreclosure Action, will I allege
show Both Courts and I allege Attorneys
appear to have formed and Alliance to
shoot my Cases Down. Neither Attorney
Answered my Appeals Brief once a final
Judgment was entered against me in
Act of Bad Faith.

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I filed for Compensation from my former
Employer Consortium for Denying me Discovery
against 7 Respondents under the Roseboro
Order. Turns Issued to follow, There Atty
Bever A Carroll Refused to give me Discovery
In her Dec 5, 2012 letter to the court. The
Roseboro Order was sent Oct 10, 2010 with
my Reply due by Dec 13, 2012. The judge Gosselt
And Seymour refused to enforce Discovery for
me and refused to Grant me my Compensation
I Deserve on 04/15/14 They Denied me On
Exact same Date the SC Appeals at Block
me out of my Account from Wells Fargo Bank
And refuse to give me compensation on a NO
Reply to my Initial Brief after 30 days passed.

R190F25

In Conclusion:

Governor Nikki Haley I ask you
hold all 8 Judges Accountable under your
Jurisdiction, since I was Intentionally
Block out of my APREALS Case Files ON
04/18/2014 retaliation that Blocked
me out from seeing Fraud Dismissal, I
Allege they allowed the Attorney Thomas E.
Lydon to file behind my back, I ask that
you hold the judges Accountable AND
Suspend them all for being Denied Discovery
AND for Allowing a Summary Judgment into
Court on a Fraud Foreclosure Action The Judges
All knew it had a Big Genuine Dispute. IN

B200725

filing under the wrong Bank, removing
my Nov 1st 2010 payment that cleared my
Bank, refusing to Grant me Compensation
on my motion to Compel under all I

Ask for in my Initial Brief I filed
on 03/21/14 Do to No Opposition! By there

Silence and No Opposition Both Attorney's
I allege Concurred to all I stated, By there
Silence I concurred, By there Silence I ask
you Governor Nikki Haley to also concur
and Grant me my Long Over Due Compensation!

I justly Deserved to have words from
Both Courts You Label Dylan Roof A
Racist for killing 9 Black people.

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How do we Label 8 judges under your
Jurisdiction Governor Nikki Haley who
↓
Refused to Grant Compensation to a
Pro Se Black Attorney or give her Discovery
and Black her Out of her Own S.C.
Appeals Case 2014# 000346 on a Retaliatory
Date 09/15/14 that matches Both Court
Denials I am Directing the Remitter
Be put In Abeyance; Please Contact
U.S. Attorney General to have her Grant
Motions Pending on DOJ Case No: 2921532
My Compensation that's Long over Due
from the Fax I sent her on 3/22/15 and
4/30/15.

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I Did not contact the S.C. U.S. Attorney
General as he had problems of his own
to address with pending charges I was
fired off my job the same Day the News
paper stated he was Released of Charge Because
they could not find the person that made
the complaint as I recall from reading. The
S.C Secretary of state Mc Hammond became
Comporium Local Franchise Authority on
there cable TV side Why? How was that
possible when Comporium had Already
Resigned off on a New 1/2 Yr contract with the
City of Rock Hill again within a few
Years of my resigning.

P.230F25

Governor Nikki Haley: If you are going
to Heal South Carolina, you should be
able to accept the facts. Dylan Roof was
labeled a racist, the S just need to be labeled
just as racist Denying me compensation
under your Jurisdiction. The SC Appeals
CT Block me out of my Case File viewing, Not
any other CT Jurisdiction Done that. Did
the SC State Secretary commit a grave
wrong ISyr franchise contract already signed.

* Governor Nikki Haley; I added over 50,000
calls to customers Back into my Lawsuit
do to a grave "Allege" wrong done to them; The
Statute of Limitations Had Not RAN out
Yet! From 3/25/08 up to 03/28/15 giving Account

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for the Legal Holiday added back in from
the Email sent out on 03/25/08 to all
Service Reps, the adding of the over
50,000 customers was legal and binding
for the U.S. Attorney General to Rule on
But the Mar 27, Fax was Sabotaged.

I Alleged by Com portum since the manager
at the Bilo store stated to me Com
portum Com provides these Telephone
And Fax Services " " I Alleged they knew
A fax may have been coming thru and
Someone tried to Block the fax, it was
rerouted to another Fax Number then to
the DOJ Mail R. Unit. Governor Haley
I will send you Supporting Documents

PJ50F25Once you confirm you have myDocuments. IN ConclusionGovernor Nikki Haley I just want mycompensation Granted I deserved I holdNo hard feeling for either side IF you canjust grant me my compensation I haveA Legal right to on AND Oppositions! Thatare long over due!!* Respectfully Submitted; Alice RosehowFootnote:I filed my fax Dec 31, 2014 to the U.S. AttorneyGeneral Mr Eric Holder Jr Against wellb FargoSomeone inside the DOJ ^{"I Alleges"} Blocked him fromgetting it. A rep lied to me said they did nothave the fax "Another rep" I talked to provedthat the Dec 31, 2014 fax did go through