

LARRY ANDREA HILL, Estate.
Executor Office.
Nation South Carolina.
General-Post Office.
N. Main Street – 311.
Sumter.
United States Minor, Outlying Islands.
Near. [29150-9998]

night - of one-five October two-zero one-five

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7015 1660 0000 1001 7443

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Office of Director, South Carolina Court Administration
Attention: Rosalyn W. Frierson
Calhoun Building
1220 Senate Street, Suite200
Columbia, South Carolina
U.S.A. [29201]

To: Office of Director.

From: Executor Office – LARRY ANDREA HILL, Estate.

Regarding: Unauthorized administration of LARRY ANDREA HILL, Estate;
[Court of Common Pleas 3rd Judicial Circuit Docket Numbers; 08-CP-43-2337]

I accept all oaths of offices from all employees of government agencies of which I communicate with.

Enclosed you will find “abandoned” paperwork, ORDER TO ENTER SATISFACTION OF MORTGAGE, which appears to erroneously “allege” that Ferrell Cothran Jr, Judge, and Everett Mercer, Attorney At Law, by un-warranted acts, fraudulently claim authority from this Executor Office to administrate for LARRY ANDREA HILL, Estate. That false claim is hereby Adjourned.

Please provide their judicial authority to act in a judicial capacity to issue judicial warrants, anything less is null and void initio. These acts are actions under color of law, an attempt to deprive rights and immunities, denial of due process of law, extortion, and misprision of perjury of oath of office.

While I am more then willing to settle any legitimate claim(s), I would expect that alteration of forms, such as “alleged satisfaction of Federal Common Law Lien attached, or fabrications of information (fraudulently mischaracterizing lien as mortgage), to justify an attempt to collect a non existing debt or an allege debt, would be considered an act of fraud, treason, malfeasance, or at least incompetence from these officers. I do not understand your laws or claims. It is my wish for this continual denial of liberty and property to Cease and Desist.

Therefore, you will forthwith return and transmit the specific written delegation of authority to “represent” that authorization to administrate the LARRY ANDREA HILL Estate has been warranted. In addition provide a certified copy of your oath for the Office of Director, South Carolina Court Administration. Provide authority for these officers asking for unsubstantiated funds through the Postal System and why you believe it is not in violation of State, Federal and International laws (Pontiff Francis Papel Decree, July 11, 2013). Anything you may have or think you may have, if not from this executor office, is void nunc pro tunc.

In addition provide a detailed list of all bonds, sureties, indemnification, insurance and Court Registry Investment System (CRIS) CUSP numbers, and full accounting relating in any way to your or any related actor’s personal or professional involvement as referenced above through the unwarranted presentation of the arrogated paperwork intrusion upon the LARRY ANDREA HILL Estate.

govern yourself accordingly.

Certified Document:

copy to: Office of Governor
STATE OF SOUTH CAROLINA,
Nikki R. Haley, Governor

copy to: Office of Attorney General
STATE OF SOUTH CAROLINA
Alan Wilson, Attorney General

By: executor


LARRY ANDREA HILL, ESTATE.
Executor Office.
Nation South Carolina.
General-Post Office.
N. Main Street – 311.
Sumter.
United States Minor, Outlying Islands.
Near.[29150-9998]

LARRY ANDREA HILL, Estate.
Executor Office.
Nation. South Carolina
General-Post Office.
Sumter, Hill Province
United States Minor, Outlying Islands.
Near. [29150-9998]

night - of one-five October two-zero one-five

Office of Governor
Attention Nikki Haley
1205 Pendleton Street
Columbia, South Carolina [29201]

To: Office of Governor

From: Executor Office LARRY ANDREA HILL, Estate.

Regarding: Unauthorized administration of LARRY ANDREA HILL, Estate;
[Court of Common Pleas 3rd Judicial Circuit Docket Numbers; 08-CP-43-2337]

The attached are enclosed for your attention. Most importantly, the filching of estate property resulting from the trespass in Sumter County Family Court Docket Numbers; 03-DR-43-1926.

Kindly monitor or intercede in this situation as required.

govern yourself accordingly

By: executor


LARRY ANDREA HILL, Estate
Executor Office.
Nation. South Carolina
General Post Office
Sumter, Hill Province
United States Minor, Outlying Islands.
Near [29150-9998]

FILED, RECORDED, INDEXED
10/30/2008 11:10:36 AM
REC. FEE: 10.00 CO FEE: .00
STATE FEE: .00 TOTAL FEES: 10.00
PAGES: 4
VICKI H. MCCARTHY - REGISTER OF DEEDS
SUMTER COUNTY BY: K. McLeod

**SATISFACTION FOR
THIS WRIT OF
ATTACHMENT/
MORTGAGE IS
SATISFIED AS
PURSUANT TO ORDER
OF COURT OF COMMON
PLEAS ATTACHED
HERETO.**

James C Campbell
**JAMES C. CAMPBELL
CLERK OF COURT
SUMTER COUNTY.**

08/24/06 10:08:44 Date Scanned

FEDERAL COMMON LAW LIEN

AND

**NOTICE OF WRIT OF ATTACHMENT
ON REAL AND PRIVATE/PERSONAL PROPERTY**

BOOK:1042 PAGE:00211

FILED, RECORDED, INDEXED
08/24/2006 09:39:04 AM
REC. FEE: 12.00 CO FEE: .00
STATE FEE: .00 TOTAL FEES: 12.00
PAGES: 6
VICKI H. MCCARTHY - REGISTER OF DEEDS
SUMTER COUNTY

August 23, 2006

NOTICE TO:

Clerk of the General Court of Justice, and Register of Deeds of the State of South Carolina in and for Sumter County; and acting Sheriff of Sumter County, South Carolina; and All persons known and unknown who may be similarly situated and all other concerned parties.

You are hereby notified that a **FEDERAL COMMON LAW LIEN AND WRIT OF ATTACHMENT - ON REAL AND PRIVATE/PERSONAL PROPERTY** is now in effect on a certain parcel of Real Estate now of record in the Name of Larry A. Hill. The **LIENOR** on property located in Sumter County, South Carolina and known as 17 South Main Street and more specifically **LEGALLY** and Lawfully described as:

ALL that piece parcel or lot of land, with the improvements thereon situate lying and being in the City and County of Sumter, State of South Carolina, Known as No. 17 South Main St, bounded now or formerly as follows: On the North by land of the Estate of George D. Shore and measuring thereon 224 feet and seven inches; on the East by land of the estate of Pierson and of Singletary and measuring thereon 224 feet and seven inches; and on the West by South Main Street of the City of Sumter and fronting thereon 24 feet, said lot of land being fully delineated on a plat thereof made by McLellan and Palmer, C.E. dated November, 1917, and recorded in the RMC office for Sumter County in Plat Book 0-4, page 74. I, ~~as~~ all of my rights title and interest in and to any party wall agreement or other easement affecting the aforesaid property, particularly those affecting the northern and

Ret.
70.

LARRY A. HILL
P.O. BOX 911
BLYTHEWOOD, S.C. 29016

Handwritten signature/initials: L.A.H.

STATE OF SOUTH CAROLINA) RECORDED IN THE COURT OF COMMON PLEAS
 COUNTY OF SUMTER) 2008 OCT 28 PM 3:15) THIRD JUDICIAL CIRCUIT

Juliette C. Hill) JAMES C. CAMPBELL) DOCKET NUMBER 08-CP-43-2337
 Petitioner,) CLERK OF COURT)
 SUMTER COUNTY, S.C.)

CERTIFIED TRUE COPY
 OF ORIGINAL FILE

Barbara Shaper
 DEPUTY CLERK OF COURT

IN RE: Lien on 17 S. Main Street
Sumter, South Carolina 29151
and Improvements.

ORDER TO)
 ENTER SATISFACTION OF MORTGAGE)
 BY CLERK OF COURT)
 SUMTER COUNTY)
 SOUTH CAROLINA)

DATE OF HEARING: 27 October 2008
 JUDGE: Ferrell Cothran Jr.
 ATTORNEY FOR PETITIONER: Everett Mercer
 ATTORNEY FOR LARRY A. HILL: Pro Se
 COURT REPORTER: Stephanie Richardson

The Petitioner brought this Rule to Show Cause pursuant SC Code Ann. § 29-3-360 et seq. The parties were divorced in Sumter County Family Court in 2006 by Order of the Honorable George McFaddin, and entered in the record 25 January 2006. In the divorce decree, the Court ordered the property located at 17 S. Main St, Sumter, SC be transferred to the Petitioner free and clear of liens. A deed transferring the property to the Petitioner was recorded 21 June 2006 with the ROD office for Sumter County. Larry A. Hill recorded a document designated "Federal Common Law Lien and Notice of Writ of Attachment on Real and Private/Personal Property" in the ROD office for Sumter County on 24 August 2006. This document created a lien on the subject property. The Petitioner attempted to transfer the property in or around February 2008 and discovered the lien just prior to the anticipated closing on the property.

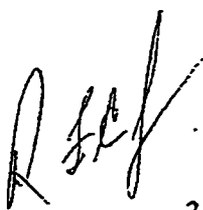
Ridgely

On 8 July 2008, a Rule to Show Cause Hearing was held in front of the Honorable W. Jeffrey Young concerning the above reference lien. Judge Young found the lien to be

a willful act with the intent to thwart Order of Divorce by Judge McFaddin. Judge Young ordered Mr. Larry A Hill to remove the lien or serve six month in the Sumter/Lee Correction Center. Mr Hill currently remains at the Sumter/Lee Correction Center.

The Rule to Show Cause was served on Larry A. Hill the 10th day of October 2008. The original hearing was continued due to the cancellation of the term of court. This motion was rescheduled and heard 27 October 2008. Present at the hearing were the Petitioner with her attorney, Everett J. Mercer. Larry A. Hill was present and proceeded *Pro Se*. After considering the petition (and attached exhibits) and having an opportunity to hear the arguments of the parties I find as follows:

1. This Court has jurisdiction over the subject matter and the parties to action.
2. The "Federal Common Law Lien and Notice of Writ of Attachment on Real and Private/Personal Property" currently on record at the ROD office for the County of Sumter is an attempt to thwart the Order of Divorce entered by the Family Court for the County of Sumter.
3. Larry A. Hill was unable to show cause why an order should not be issued for a Satisfaction of Mortgage of the above referenced lien on 17 S. Main St. Sumter, SC.



WHEREFORE IT IS ORDERED ADJUDGED AND DECREED that the Clerk of Court for the County of Sumter prepare a Satisfaction of Mortgage for the above referenced lien on 17 S. Main St., City of Sumter, County of Sumter, State of South Carolina and the Registrar of Deed for Sumter County enter the satisfaction in her office.

AND IT IS SO ORDERED.


Ferrell Cothran Jr., Judge for the 3rd
Judicial District

October 28, 2008
Sumter, SC

Revenue Tracking Number

.....1.1.7.8.7.4.6.....

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FEDERAL COMMON LAW LIEN

AND

NOTICE OF WRIT OF ATTACHMENT ON REAL AND PRIVATE/PERSONAL PROPERTY

BOOK:1042 PAGE:00211

August 23, 2006

FILED:	RECORDED:	INDEXED	
08/24/2006	09:39:04 AM		
REC. FEE:	12.00	CD FEE:	.00
STATE FEE:	.00	TOTAL FEES:	12.00
PAGES:	6		
VICKI M. MCCARTHY - REGISTER OF DEEDS			
SUMTER COUNTY			

NOTICE TO:

Clerk of the General Court of Justice, and Register of Deeds of the State of South Carolina in and for Sumter County; and acting Sheriff of Sumter County, South Carolina; and All persons known and unknown who may be similarly situated and all other concerned parties.

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ALL that piece, parcel or lot of land, with the improvements thereon, situate, lying and being in the City and County of Sumter, State of South Carolina, Known as No. 17 South Main St, bounded now or formerly as follows: On the North by land of the Estate of George D. Shore and measuring thereon 224 feet and seven inches: on the East by land of the estate of Pierson and of Singletary and measuring thereon 224 feet and seven inches; and on the West by South Main Street of the City of Sumter and fronting thereon 24 feet, said lot of land being fully delineated on a plat thereon made by McLellan and Palmer, C.E. dated November7, 1917, and recorded in the RMC office for Sumter County in Plat Book 0-4, page 74. Also; all of my rights title and interest in and to any party wall agreement or other easement affecting the aforesaid property, particularly those affecting the northern and

Ret.
70.

LARRY A. HILL
P.O. BOX 911
BLYTHEWOOD, S.C. 29016

southern boundaries of said lot; and also the easement granted to J. G. Delorme by George D. Shore and others, which is recorded in Deed Book 499, page 1223, in the said RMC. This is the same property conveyed to the Grantor herein by Deed of Mildred D. Morgan, Thomas W. Green and John G. Green Dated January 5th, 1990 and recorded in the Office of RMC for Sumter County and recorded in Book 499 at page 1223.

Revenue Tracking Number
1 1 7 8 7 4 6

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Copy of this **Federal Common Law Lien, Writ of Attachment On Real and Private/Personal Property** has also been filed with the **Secretary of State on South Carolina Republic.**

Mark Hammond – Town of Columbia, South Carolina State

Pursuant to that certain agreement that **OWNER** Larry A. Hill of the property, and Larry A. Hill, the **LIENOR**, claims the attachment of the **FEDERAL COMMON LAW LIEN, WRIT OF ATTACHMENT ON REAL AND PRIVATE/PERSONAL PROPERTY** is in the **AMOUNT** of:

One Million Dollars (\$1,000,000.00)

MEMORANDUM OF LAW IN SUPPORT

Writ Of Attachments is but another form of **Federal Common Law Lien and supersede mortgages and equity liens**, Drummond Carriage v. Mills, (1878) N.W. 99; Hewitt V. Williams, 47 La. Ann. 742, 17 So. 269; Carr V. Dail, 19 S.E. 235; McMahan V. Ludin 58 N.H. 827, and may be satisfied only when paid and/or property is taken in lieu of the monetary value and fully satisfied by said taking of property.

The ruling of the U.S. Supreme Court in Rich v. Braxton, 158 U.S. 375, specifically forbids judges (Titles of Nobility) from invoking equity jurisdiction to remove common law liens or similar "clouds of title." Furthermore, even if a preponderance of evidence displays the lien to be void or voidable, the equity court (and Title of Nobles) still may not proceed until the moving party asks for and comes "to equity" with "clean hands" based on the "Clean Hands Doctrine" And "Power Of Estoppel", Trice v. Comstock, 57 C.C.A. 646;

BOOK: 1042 PAGE0213
Revenue Tracking Number
1 1 7 8 7 4 6

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West V. Washington Sheriff, 153 App. Div. 460, 138 N.Y. Supp. 230.

ANY OFFICIAL WHO ATTEMPTS TO MODIFY OR REMOVE THIS COMMON LAW LIEN IN THE FORM OF WRIT OF ATTACHMENT IS FULLY LIABLE FOR DAMAGES AT LAW PURSUANT TO THE MANDATORY RULINGS OF THE U.S. SUPREME COURT IN BUTZ v. ECOHOMU, 438 U.S. 494, 98 S.Ct. 2894; BELL v. HOOD, 327 U.S. 678; and BIVENS v. UNKNOWN AGENTS, 499 U.S. 388.

This Federal At Law Lien in the form of a Writ Of Attachment(s) shall be valid, notwithstanding any other provision of statute or rule regarding the form or content of a "notice of lien", nor shall it be dischargeable for 100 years, nor extinguishable due to lienor's death whether accidental or purposely, nor dischargeable by lienor's heirs, assigns, or executors.

CAVEAT

Whoever attempts to modify, circumvent, and/or negate this? Federal Common Law Lien, in the form of Writ Of Attachment, shall be deemed outlaws and/or felons and shall be prosecuted pursuant to Title 42, United States Code, Sect. 1983, 1985, and 1986, and Punishable under the **penalties of the common law** at law and applicable sections of Title 18, United States Code.

Demand is made upon all public officials under penalty of Title 42 U.S.C.S. Section 1986 not to modify or remove this lien any manner.

JUDICIAL NOTICE

I/WE HEREBY NOTICE this to all parties and all Court(s) that pursuant to U.S. Supreme Court case HAFER v. MELO. No. 90-681, November 1991, any judicial actions which violate the constitutional rights of individuals may be sued as a cause of action in civil litigation against those performing said acts, without any form of immunity.

CONSTITUTIONAL RIGHTS - Immunity: State officials sued in their

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1 1 7 8 7 4 6

individual capacities are "persons" subject to suits for damages ^{128687 25.28}
under 42 USC 1983; Eleventh Amendment does not bar such suits in
federal court because of the purchase of bond insurance (Hafer v. Melo. No.
90-681). page 4001.

Respectfully Submitted in the Name of Justice on

This 24th day of August 2006.

Sammie L. Washington
Witness

Larry A. Hill
Larry A. Hill, Lienor
Nonresident/ Non Domestic
First Class, U.S. Delivery
1208 Bush River Road C-10

Larry A. Hill

Quinn Dean
Witness

Town of Columbia, South Carolina State 29016

AFFIDAVIT

STATE OF SOUTH CAROLINA
COUNTY OF SUMTER

BEFORE ME, the undersigned authority, on this 23 day of August
2006, did personally appear Larry A. Hill, the OWNER of the
property, and Larry A. Hill, the LIENOR, who being first personally
and duly sworn, does depose and say that the information contained in
this foregoing Federal Common Law Lien Writ of Attachment of Real and
Personal Property is true and accurate.

Further this affiant sayeth not.

Larry A. Hill
Larry A. Hill
"PROPERTY OWNER"

Larry A. Hill
Larry A. Hill
"LIENOR"

ACKNOWLEDGEMENT

STATE OF SOUTH CAROLINA

COUNTY OF SUMTER

Revenue Tracking Number
1 1 7 8 7 4 6

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The foregoing Federal common Law Lien Writ of Attachment on Real and Personal Property was acknowledged before me this 23 day of August, 2006, by Larry A. Hill, the OWNER of the property, and Larry A. Hill, the LIENOR, who is personally known to me or who has produced identification and who did take an oath and acknowledged that she did execute same.

 Stephen Palmer

Notary

My Commission Expires
April 1, 2014

My Commission Expires:

SEAL

INDIVIDUAL ACKNOWLEDGMENT

Type or Title of Document:

Revenue Tracking Number
1 1 7 8 7 4 6

120407 25.28

**FEDERAL CLAIM OF COMMON LAW LIEN
and
NOTICE OF FEDERAL COMMON LAW LIEN
WRIT OF ATTACHMENT ON
REAL AND PERSONAL PROPERTY**

Number of pages: 6

Date of document:

8/24/06

Larry A. Hill, the OWNER of the property;
and
Larry A. Hill, the LIENOR.

I hereby certify that this Deed has been
Recorded in the Auditor's Office

Conveyance Book: This 29 day of Oct
2006

Larrytha A. McCants

Auditor for Sumter County

48 ***** 48