

NOT DESIGNATED FOR PUBLICATION

No. 122,380

IN THE COURT OF APPEALS OF THE STATE OF KANSAS

CARRIE KATHLEEN MEEHAN,  
*Appellee,*

V.

SHANNON RILEY,  
*Appellant.*

MEMORANDUM OPINION

Appeal from Johnson District Court; PAUL C. GURNEY, judge. Opinion filed September 25, 2020.  
Appeal dismissed.

*Shannon Riley*, of Aiken, South Carolina, appellant pro se.

*Rhonda K. Levinson*, of Perry and Trent, L.L.C., of Bonner Springs, for appellee.

Before GREEN, P.J., STANDRIDGE, J., and MCANANY, S.J.

PER CURIAM: Carrie Kathleen Meehan commenced an action for breach of contract and other claims against Shannon Riley. Riley was personally served in South Carolina. In March 2018, Riley filed her answer, generally denying Meehan's claims. She also asserted a counterclaim against Meehan for a commission she claimed she was due for the sale of a horse that Meehan had imported from Ireland. Riley sought judgment against Meehan for a sum in excess of \$25,000 and requested a jury trial.

In October 2018, Meehan moved for judgment for Riley's failure to comply with the court's discovery order, her failure to pay a court-imposed sanction, and her failure to

cooperate with Meehan in the preparation of an agreed pretrial order. Meehan sent Riley a notice of the hearing on this motion to her South Carolina address.

In December 2018, the district court entered judgment in favor of Meehan and against Riley on Meehan's claim, based on Riley's failure to comply with the court's discovery orders and her failure to attend pretrial hearings. The court's judgment included an award of punitive damages on Meehan's claim after hearing testimony on that issue.

In January 2019, the district court entered an order nunc pro tunc adding pre-judgment interest, which had been omitted from the original journal entry of judgment in favor of Meehan on her claim against Riley. At no time has the district court taken action on Riley's counterclaim against Meehan. The counterclaim remains pending.

Riley moved to set aside the judgment on Meehan's claim against Riley, and the district court denied the motion. Riley appealed.

K.S.A. 2019 Supp. 60-2102(a)(4) allows our court to review a final decision in a civil proceeding. A final decision is a decision "which finally decides and disposes of the entire merits of the controversy and reserves no further questions or directions for the future or further action of the court." *Kansas Medical Mut. Ins. Co. v. Svaty*, 291 Kan. 597, 610, 244 P.3d 642 (2010). The phrase "final decision" is self-defining and refers to an order that definitely terminates a right or liability involved in an action or that grants or refuses a remedy as a terminal act in the case. *Allison v. State*, 56 Kan. App. 2d 470, 475, 432 P.3d 87 (2018).

Interlocutory appeals may be taken when the district court certifies (1) that an order involves a controlling question of law about which substantial ground exists for difference of opinion and (2) that an immediate appeal may materially advance the ultimate termination of the litigation. The Court of Appeals may thereafter permit an

appeal in its discretion. K.S.A. 2019 Supp. 60-2102(c). No such certification exists in this case.

Riley's counterclaim for breach of contract is outstanding and has not been dismissed. The district court's judgment only provides: "Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages, pre-judgment interest at the statutory rate on the actual damages of \$40,000.00, \$80,000.00 in punitive damages, post-judgment interest at the statutory rate, and the Costs of the action." No ruling has ever been sought, and no action has been taken on Riley's outstanding counterclaim.

We have invited the parties to show cause why this appeal should not be dismissed for lack of jurisdiction. Neither party has satisfactorily shown that we have jurisdiction notwithstanding the fact that no action has been taken on Riley's currently pending counterclaim.

Accordingly, there has been no final decision that disposes of all the outstanding issues in this case. As a result, we have no jurisdiction to consider this appeal and the appeal is dismissed.

Appeal dismissed.

No. 122,380

IN THE COURT OF APPEALS OF THE STATE OF KANSAS

CARRIE KATHLEEN MEEHAN,

*APPELLEE,*

v.

SHANNON RILEY,

*APPELLANT.*

ORDER

Appellant's motion for rehearing/modification filed on September 30, 2020 and motion, filed on October 5, 2020, to amend the previous motion for rehearing/modification, in the above-captioned appeal, are denied.

DATED: October 20, 2020

FOR THE COURT

/s/ Henry W. Green, Jr.

Presiding Judge

B

**IN THE SUPREME COURT OF THE STATE OF KANSAS**

No. 122,380

CARRIE KATHLEEN MEEHAN,  
*Appellee,*

v.

SHANNON RILEY,  
*Appellant.*

**ORDER**

The court has considered and denies Appellant's motion for reconsideration of its August 27, 2020 order denying Appellant's motion to transfer.

Dated this 20th day of October 2020.

FOR THE COURT

  
\_\_\_\_\_  
MARLA LUCKERT,  
Chief Justice

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18CV490

CASE NO. 122,380

## THE COURT OF APPEALS OF THE STATE OF KANSAS

CARRIE KATHLEEN MEEHAN,  
*APPELLEE,*  
 V.  
 SHANNON RILEY,  
*APPELLANT.*

SHOW-CAUSE ORDER

K.S.A. 2019 Supp. 60-2102(a)(4) allows our court to review a final decision in a civil proceeding. A final decision is a decision "which finally decides and disposes of the entire merits of the controversy and reserves no further questions or directions for the future or further action of the court." *Kansas Medical Mut. Ins. Co. v. Svaty*, 291 Kan. 597, 610, 244 P.3d 642 (2010). The phrase "final decision" is self-defining and refers to an order that definitely terminates a right or liability involved in an action or that grants or refuses a remedy as a terminal act in the case. *Allison v. State*, 56 Kan. App. 2d 470, 475, 432 P.3d 87 (2018).

Interlocutory appeals may be taken when the district court certifies (1) that an order involves a controlling question of law about which substantial ground exists for difference of opinion and (2) that an immediate appeal may materially advance the ultimate termination of the litigation. The Court of Appeals may thereafter permit an appeal in its discretion. K.S.A. 2018 Supp. 60-2102(c). No such certification exists in this case.

Based upon this court's review of the record, it appears that appellant's counter-claim for breach of contract is outstanding. The district court's grant of default judgment orders only "Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages, pre-judgment interest at

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the statutory rate on the actual damages of \$40,000.00, \$80,000.00 in punitive damages, postjudgment interest at the statutory rate, and the Costs of the action."

Both the appellant and appellee are ordered to show-cause by written response why the above-captioned case should not be dismissed for lack of jurisdiction. The written responses are ordered to be served and filed with the Clerk of the Appellate Courts no later than September 14, 2020. Administrative Order 2020-PR-47 allows us to exempt cases from the suspension deadlines. We invoke that authority now.

Dated: August 31, 2020

FOR THE COURT

/s/Henry W. Green Jr.  
PRESIDING JUDGE

**IN THE SUPREME COURT OF THE STATE OF KANSAS**

No. 122,380

CARRIE KATHLEEN MEEHAN,  
*Appellee,*

v.

SHANNON RILEY,  
*Appellant.*

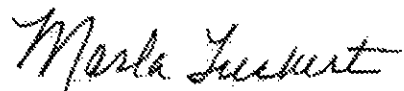
**ORDER**

The court denies the petitions for review filed in this case.

The court denies all pending motions and notes all responses and replies.

Dated this 5th day of August 2021.

FOR THE COURT



MARLA LUCKERT,  
Chief Justice

Standridge, J., recused.

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IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS  
CIVIL COURT DEPARTMENT

CARRIE KATHLEEN MEEHAN  
Plaintiff

v.

SHANNON RILEY  
Defendant

Pursuant to K.S.A. Chapter 60

Case No. 18 CV 490  
Division No. 11

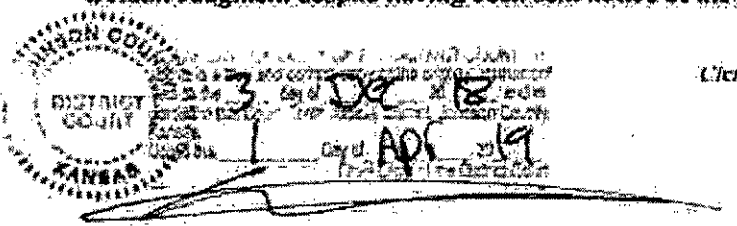
**JOURNAL ENTRY GRANTING DEFAULT JUDGMENT**

NOW, on this 20th day of November, 2018, the same being one of the regular judicial days of the above-named Court, this cause comes regularly on for trial to the Court on Plaintiff's Petition in the above captioned case. The Plaintiff Carrie Kathleen Meehan appears in person and by her attorney, Rhonda K. Levinson of Perry & Trent, LLC. The respondent does not appear. There are no other appearances.

THEREUPON, the Court, having heard testimony of Plaintiff, having examined the evidence and pleadings in this case, and being otherwise well and duly advised in the premises, finds as follows:

1. That jurisdiction and venue are proper.
2. That the Respondent filed an answer in the above case.
3. That the Respondent has failed to comply with the Court's prior order regarding providing responses to interrogatories and requests for production propounded by the Plaintiff to Respondent.
4. That the Respondent failed to attend the pretrial hearing in this matter.
5. That the Respondent has failed to appear at the hearing on Plaintiff's Motion for Default Judgment despite having been sent notice of the same.

Clerk of the District Court, Johnson County, Kansas  
12/03/18 09:56am MM



6. That as a result of the failure to comply with the Court's order regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the Court finds that entry of judgment against the Defendant is appropriate.
7. The Court finds in favor of the Plaintiff on all counts in the Petition, for actual damages in the amount of forty thousand dollars (\$40,000.00). The Court finds that the Defendant breached the contract between the parties, breached her fiduciary duty, wrongfully converted funds, and committed fraud.
8. Having found in favor of Plaintiff on all counts in the Petition, the Court next considers Plaintiff's motion to award punitive damages.
9. After hearing evidence and testimony regarding the matter, the Court finds that punitive damages are warranted. The Court finds by clear and convincing evidence that the Defendant has committed fraud, that the evidence shows her conduct was willful and an ongoing deceit.
10. The Court therefore, after considering the statutory factors, awards the Plaintiff eighty thousand dollars (\$80,000.00) in punitive damages.

IT IS, THEREFORE ORDERED ADJUDGED AND DECREED AS FOLLOWS:

The above findings are adopted as the Order of this Court.

Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages and \$80,000.00 in punitive damages, for a total judgment of \$120,000.00.

Court costs shall be assessed against the Respondent.

IT IS SO ORDERED.

/s/ PAUL GURNEY  
Dated: 11/30/18

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District Judge

Submitted by:

/s/Rhonda K. Levinson  
Rhonda K. Levinson #16213  
Perry & Trent LLC  
13100 Kansas Avenue, Suite C  
Bonner Springs, KS 66012  
(913) 441-3411  
Fax: (913) 551-3656  
rhonda@perrytrent.com  
Attorney for Plaintiff

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS  
CIVIL COURT DEPARTMENT

CARRIE KATHLEEN MEEHAN  
Plaintiff

v.

SHANNON RILEY

Defendant

Case No. 18 CV 490  
Division No. 11

Pursuant to K.S.A. Chapter 60

**NUNC PRO TUNC  
JOURNAL ENTRY CORRECTING DEFAULT JUDGMENT  
CONSISTENT WITH THE ORDER OF THE COURT**

NOW, on this 20<sup>th</sup> day of November, 2018, the same being one of the regular judicial days of the above-named Court, this cause comes regularly on for trial to the Court on Plaintiff's Petition in the above captioned case. The Plaintiff Carrie Kathleen Meehan appears in person and by her attorney, Rhonda K. Levinson of Perry & Trent, LLC. The respondent does not appear. There are no other appearances.

THEREUPON, the Court, having heard testimony of Plaintiff, having examined the evidence and pleadings in this case, and being otherwise well and duly advised in the premises, finds as follows:

1. That jurisdiction and venue are proper.
2. That the Respondent filed an answer in the above case.
3. That the Respondent has failed to comply with the Court's prior order regarding providing responses to interrogatories and requests for production propounded by the Plaintiff to Respondent.
4. That the Respondent failed to attend the pretrial hearing in this matter.

Clerk of the District Court, Johnson County Kansas  
01/15/19 03:27pm SJ

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5. That the Respondent has failed to appear at the hearing on Plaintiff's Motion for Default Judgment despite having been sent notice of the same.
6. That as a result of the failure to comply with the Court's order regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the Court finds that entry of judgment against the Defendant is appropriate.
7. The Court finds in favor of the Plaintiff on all counts in the Petition; for actual damages in the amount of forty thousand dollars (\$40,000.00). The Court finds that the Defendant breached the contract between the parties, breached her fiduciary duty, wrongfully converted funds, and committed fraud.
8. Having found in favor of Plaintiff on all counts in the Petition, the Court next considers Plaintiff's motion to award punitive damages.
9. After hearing evidence and testimony regarding this matter, the Court finds that punitive damages are warranted. The Court finds by clear and convincing evidence that the Defendant has committed fraud, that the evidence shows her conduct was willful and an ongoing deceit.
10. The Court therefore, after considering the statutory factors, awards the Plaintiff eighty thousand dollars (\$80,000.00) in punitive damages.

**IT IS THEREFORE ORDERED ADJUDGED AND DECREED AS FOLLOWS:**

The above findings are adopted as the Order of this Court.

Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages, pre-judgment interest at the

statutory rate on the actual damages of \$40,000.00, \$80,000.00 in punitive damages, post-judgment interest at the statutory rate, and the Costs of the action.

IT IS SO ORDERED.

/s/ PAUL GURNEY  
Dated: 01/15/19

District Judge

Submitted by:

/s/ Rhonda K. Levinson  
Rhonda K. Levinson #16213  
Perry & Trent LLC  
13100 Kansas Avenue, Suite C  
Bonner Springs, KS 66012  
(913) 441-3411  
Fax: (913) 551-3656  
rhonda@perrytrent.com  
Attorney for Plaintiff

*Clerk of the District Court, Johnson County Kansas*  
01/15/19 03:23pm 01\*

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS  
CIVIL DEPARTMENT

CARRIE KATHLEEN MEEHAN, )  
 )  
 Plaintiff, ) Case No. 18-CV-490  
 vs. ) Div. 11  
 )  
 SHANNON RILEY, )  
 )  
 Defendant. )

**ORDER OF FINAL JUDGMENT**

NOW on this date, the Court considers Defendant's *Motion to Vacate Default Judgment*, filed May 23, 2019, and *Emergency Motion to Dismiss*, filed November 5, 2019. After reviewing the record, the Court finds as follows:

1. Jurisdiction and venue in this action were proper.
2. As a result of the failure to comply with the Court's orders regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the entry of default judgment against the Defendant was appropriate.
3. The *Nunc Pro Tunc Journal Entry Correcting Default Judgment Consistent with the Order of the Court*, entered January 15, 2019, constitutes a final order because it disposed of the action as to all claims by all parties and no appeal was taken during the statutory deadlines.

THEREFORE, the above findings are adopted as the Order of this Court and Defendant's motions to vacate and dismiss the judgment are denied.

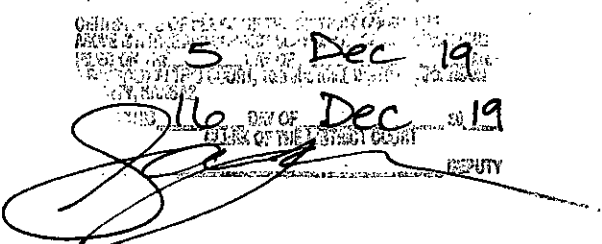
IT IS SO ORDERED.

/s/ PAUL GURNEY  
Dated: 12/05/19

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The Honorable Paul C. Gurney, District Judge

5 Dec 19  
16 Dec 19  
RECEIVED  
CLERK OF THE DISTRICT COURT  
REPUTY



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Prepared by:

/s/ Rhonda K. Levinson

Rhonda K. Levinson #16213

Perry & Trent, LLC

13100 Kansas Ave., Suite C

Bonner Springs, KS 66012

(913) 441-3411 (phone)

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[rhonda@perrytrent.com](mailto:rhonda@perrytrent.com)

Attorney for Plaintiff

# KANSAS APPELLATE COURTS

Clerk of the Appellate Courts - Case Search Result

<b>Appellate Case Number</b>	122380
<b>District Case #</b>	18CV490
<b>Court Type</b>	COURT OF APPEALS
<b>Case Type</b>	CIVIL
<b>Case Sub-Type</b>	JURISDICTION
<b>County</b>	JOHNSON
<b>Date Docketed</b>	16-JAN-20
<b>Case Caption</b>	CARRIE KATHLEEN MEEHAN, APPELLEE, V. SHANNON RILEY, APPELLANT.

## Case Event Detail

<b>Date</b>	<b>Description</b>
05-AUG-21	PETITION FOR REVIEW - DENIED / Denied: All PFRs in this case. Denied: All pending motions. Noted: Any rps.
30-JUL-21	MOTION / Supplemental Pleading by Appellant, Shannon Riley
27-JUL-21	RESPONSE- / Amended Response by Aplt to Motion to Restrict Appellant's Filing Activities
26-JUL-21	RESPONSE- / Response by Appellant, Riley to Motion to Restrict Appellant's Filing Activities
26-JUL-21	MOTION / Motion to Strike Response to Motion for Sanctions by Appellant, Shannon Riley
22-JUL-21	MOTION / Motion by Appellee Carrie Meehan to Restrict Appellant's Filing Activities
21-JUL-21	RESPONSE- / Response by Appellee Carrie Meehan to Motion for Sanctions
21-JUL-21	RULE 6.09 LETTER / Rule 6.09 Letter by Appellant, Shannon Riley
14-JUL-21	MOTION / Motion for Sanctions by Appellant, Shannon Riley
21-JUN-21	MOTION / Appellant's Affidavit in Support of Involuntary Dismissal and Mtn to Show Cause
11-JUN-21	MOTION / Motion for Supplemental Pleading and Leave to Amend by Appellant, Shannon Riley
27-MAY-21	MOTION / Motion for Amended Pleading by Appellant, Shannon Riley
11-MAY-21	MOTION / Motion for Relation Back of Amendments by Appellant, Shannon Riley
11-MAY-21	MOTION / Motion for Involuntary Dismissal, Leave to Amend & Strike by Aplt Shannon Riley

Date	Description
04-MAY-21	MOTION / Motion to Amend Motion for Leave to Amend Mot for Involuntary Dismissal
30-APR-21	RESPONSE- / RESPONSE TO MOTION FOR INVOLUNTARY DISMISSAL by Appellee Carrie Meehan
30-APR-21	MOT.FOR INVOLUNTARY DISMISSAL OF APPEAL / Amended Motion for Involuntary Dismissal of Appeal by Appellant, Shannon Riley
23-APR-21	MOT.FOR INVOLUNTARY DISMISSAL OF APPEAL / Motion for Involuntary Dismissal of Appeal by Appellant, Shannon Riley
21-APR-21	RULE 6.09 LETTER / Rule 6.09 Letter by Appellant, Shannon Riley
10-MAR-21	RULE 6.09 LETTER / Rule 6.09 Letter by Appellant, Shannon Riley
06-JAN-21	ORDER - DENYING MOTION / to Reconsider Dimissal of Appeal by Aple, Carrie Meehan
26-OCT-20	MOTION / Document Entitled: "Petitioner's Amended Pleading" by Appellant, Shannon Riley
26-OCT-20	PETITION FOR REVIEW / (2nd Amended) Rule 8.03A Summary Petition for Review by Appellant Shannon Riley
23-OCT-20	ORDER - DENYING MOTION / and Supp Motion for TRO by Aplnt, Shannon Riley.
22-OCT-20	RESPONSE- / Response to Motion for Temporary Restraining Order by Aple, Carrie Meehan
22-OCT-20	PETITION FOR REVIEW / (Amended) Rule 8.03A Summary Petition for Review by Appellant Shannon Riley
20-OCT-20	SUPREME COURT ORDER / Denied: Aplnt's motion for reconsideration (re: transfer)
20-OCT-20	MOT FOR REHEARING OR MODIFICATION-DENIED / (9/30/20 motion & 10/5/20 amended mot) by Aplnt, Shannon Riley.
20-OCT-20	MOTION / Supplemental Pleading in Request for Temporary Restraining Order by Appellant
13-OCT-20	CERT/REG MAIL RETURNED BY POST OFFICE / Cert Mail ACCEPTED: S Riley, 1368 Smiths Law, Aiken,SC (Opinion)
13-OCT-20	MOTION / Motion for Temporary Restraining Order by Appellant, Shannon Riley
05-OCT-20	MOTION FOR REHEARING/MODIFICATION / Motion to Amend Motion for Rehearing/Modification by Appellant, Shannon Riley
01-OCT-20	PETITION FOR REVIEW / Rule 8.03A Summary Petition for Review by Appellant Shannon Riley
30-SEP-20	MOTION FOR REHEARING/MODIFICATION / Motion for Rehearing/Modification by Appellant, Shannon Riley
29-SEP-20	CERT/REG MAIL RETURNED BY POST OFFICE / Cert Mail: Unclaimed/RTS. S Riley 1368 Smiths Lawn, Aiken,SC (8/31/20 order)
25-SEP-20	MOTION FOR RECONSIDERATION / Motion to Reconsider Dimissal of Appeal by Appellee, Carrie Meehan
25-SEP-20	JUDGMENT DOCKETED - UNPUBLISHED OPINION / Appeal dismissed. Per Curiam.
09-SEP-20	RESPONSE TO ORDER TO SHOW CAUSE / 2nd Amended Response to Order to Show Cause by Appellant, Shannon Riley

Date	Description
08-SEP-20	RESPONSE TO ORDER TO SHOW CAUSE / Response to Show Cause Order (jurisdiction) by Appellee, Carrie Meehan
04-SEP-20	RESPONSE TO ORDER TO SHOW CAUSE / Response to Show Cause Order (Jurisdiction) by Appellant, Shannon Riley
02-SEP-20	MOTION FOR RECONSIDERATION / Motion for Reconsideration by Appellant, Shannon Riley
31-AUG-20	SHOW CAUSE ORDER / Parties' to respond by 9/14/20 (re: jurisdiction)
27-AUG-20	MOT TO TRANSFER TO SUPREME CT DENIED / by Aplt. (Granted: Aplt's motion to amend motion to transfer)
27-JUL-20	MOTION / Motion for Leave to Amend by Appellant, Shannon Riley
17-JUL-20	NOTICE TO COUNSEL – DOCKET POSTED / Court of Appeal Summary Calendar Docket: 9/16/2020.
16-JUL-20	RECORD RECEIVED - CLERK, DISTRICT COURT / 3 electronic volumes; Johnson County
15-JUL-20	SUMMARY CALENDAR - COA / Wednesday, September 16, 2020. Panel: Green, PJ; Standridge, J & McAnany, SJ
09-JUL-20	RECORD ORDERED FROM CLERK, DIST. CT. / Clerk, Johnson County
21-MAY-20	ORDER - DENYING MOTION / by Aplt for service of Orders & Notifications by e-mail.
20-MAY-20	MOTION / Motion to Request Service by Email by Appellant, Shannon Riley
08-MAY-20	REPLY BRIEF / Reply Brief of Appellant, Shannon Riley
05-MAY-20	ORDER - DENYING MOTION / by Aplt, Shannon Riley, to strike Aple's brief.
01-MAY-20	MOTION TO TRANSFER TO THE SUPREME COURT / Motion to Transfer to the Supreme Court by Appellant, Shannon Riley
01-MAY-20	MOTION FOR RECONSIDERATION / Motion for Reconsideration by Appellant, Shannon Riley
27-APR-20	ORDER - DENYING MOTION / for reconsideration (re: Summ Disp). Denied: Aplt's mot to strike Aple br.
27-APR-20	MOTION FOR RECONSIDERATION / Motion for Reconsideration
24-APR-20	MOTION / Motion to Strike Appellee's Brief
22-APR-20	SUMMARY CALENDAR LETTER - COA / Court of Appeals Summary Calendar Letter
21-APR-20	ORDER - DENYING MOTION / & amended mot by Aplt for Sum Disp. Brf's are filed. Case will be set on dkt.
17-APR-	BRIEF / Brief of Appellee, Carrie Meehan

Date	Description
06-APR-20	MOTION / Amended Motion for Summary Disposition by Appellant, Shannon Riley
01-APR-20	MOTION / Motion for Summary Disposition by Appellant, Shannon Riley
18-MAR-20	ORDER BY THE COURT / Noted: Aplnt's Reply to Aple's Rsp for EOT to file Rsp to Show Cause
18-MAR-20	ORDER BY THE COURT / Noted: Aplnt's Rsp to Show Cause Order (documents). Appeal retained.
18-MAR-20	ORDER - DENYING MOTION / Denied as Moot: Aplnt's Motion for EOT to File Rsp to Show Cause Order.
18-MAR-20	ORDER BY THE COURT / Noted: Aple's Rsp to Aplnt's Motion for EOT to file Rsp to Show Cause.
16-MAR-20	RESPONSE- / Reply to Response of Appellee by Appellant, Shannon Riley
11-MAR-20	RESPONSE TO ORDER TO SHOW CAUSE / Response to Show Cause Order (documents) by Appellant, Shannon Riley
09-MAR-20	RESPONSE- / Response to Motion for EOT to File Response to Show Cause by Aple, Carrie Meehan
09-MAR-20	MOTION / Motion for EOT to File Response to Show Cause Order by Aplnt, Shannon Riley
09-MAR-20	CERT/REG MAIL RETURNED BY POST OFFICE / Cert Mail ACCEPTED: S Riley, 1368 Smiths Lawn, Aiken, SC (2/19/20 order)
05-MAR-20	GRANT EXT OF TIME TO FILE BRF / Appellee brief due 04/01/2020, Carrie Meehan
26-FEB-20	MOT. FOR EXT. OF TIME TO FILE BRIEF / 1st Motion for Extension of Time to File Brief by Appellee, Carrie Meehan
19-FEB-20	SHOW CAUSE ORDER / Appellant's response due 3/11/2020 (documents)
31-JAN-20	BRIEF / Brief of Appellant, Shannon Riley: Appellee Brief Due 3/2/2020
16-JAN-20	CLERK NOTE WITH DOCUMENT(S) / NOTICE TO ALL PARTIES
16-JAN-20	CLERK NOTE WITHOUT DOCUMENT / DUE 2/25/20 BRIEF OF APPELLANT.
16-JAN-20	NO TRANSCRIPT REQUESTED / NO TRANSCRIPT REQUESTED
16-JAN-20	JOURNAL ENTRY / JOURNAL ENTRY, 12/5/19
16-JAN-	JOURNAL ENTRY / JOURNAL ENTRY, 1/15/19

<b>Date</b>	<b>Description</b>
16-JAN-20	JOURNAL ENTRY / JOURNAL ENTRY, 12/3/18
16-JAN-20	JOURNAL ENTRY / JOURNAL ENTRY, 8/28/18
16-JAN-20	NOTICE OF APPEAL FILED / NOTICE OF APPEAL (12/16/19) SHANNON RILEY
16-JAN-20	DOCKETING STATEMENT / DOCKETING STATEMENT, SHANNON RILEY

**AFFIDAVIT OF DIONÈ C. CARROLL**

April 19, 2019

I, DIONÈ C. CARROLL, do hereby dispose and state:

1. I am an attorney licensed to practice in South Carolina.
2. I have been retained by Ms. Meehan to enforce an unpaid foreign judgment.
3. Pursuant to Section 15-35-920, a copy of the foreign judgment is being filed contemporaneously with the Aiken County Clerk of Court in the State of South Carolina.

**Case Background**

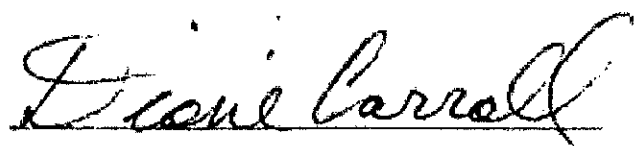
4. Carrie Kathleen Meehan is the judgment creditor.
5. Shannon Riley is the judgment debtor.
6. A Petition was filed in the District Court of Johnson County, Kansas on January 29, 2018. See *Meehan v. Riley*, Case No. 18 CV 490.
7. A default judgment was entered against Ms. Riley on November 30, 2018.
8. District Judge Paul Gurney ruled in favor of the Plaintiff, Carrie Kathleen Meehan. Ms. Meehan was granted judgment against Ms. Riley in the amount of \$40,000.00 in actual damages and \$80,000.00 in punitive damages, for a total judgment of \$120,000.00. The Court ordered that Court costs be assessed against Ms. Riley.
9. A Journey Entry Granting Default Judgment was filed in the District Court of Johnson County, Kansas on December 3, 2018.
10. A Nunc Pro Tunc Journal Entry Correcting Default Judgment Consistent with the Order of the Court was filed in the District Court of Johnson County, Kansas on January 15, 2019.
11. Ms. Meehan was granted judgment against Ms. Riley in the amount of \$40,000.00 in actual damages, pre-judgment interest at the statutory rate on the actual damages of \$40,000.00, \$80,000.00 in punitive damages, post-judgment interest at the statutory rate, and the costs of the action.

Pursuant to Section 15-35-920 (A), affiant states the following in support of the domestication of the aforementioned foreign judgment:

12. The aforementioned foreign judgment is final.
13. The foreign judgment is unsatisfied in whole.
14. Ms. Riley owes \$40,000.00 in actual damages, \$80,000.00 in punitive damages, interest, and the costs of the action.
15. The foreign judgment is not further contested. There are no post-trial motions pending before the District Court of Johnson County. Ms. Riley has not filed a notice of appeal and there is not a pending appeal in this matter.

To the best of my knowledge the foregoing statements of fact are true and correct.

Further the affiant sayeth naught.



Dioné C. Carroll

Sworn and Subscribed before me

On this 10<sup>th</sup> day of April, 2019

  
Notary Public of South Carolina

Commission expires: 3-16-2021

# MANDATE

COURT OF APPEALS,

ss.

STATE OF KANSAS,

Appellate Court No. 20-122380-A

District Court No. 18CV490

**The State of Kansas, to the District Court within and for the County of JOHNSON  
in the State of Kansas, Greeting:**

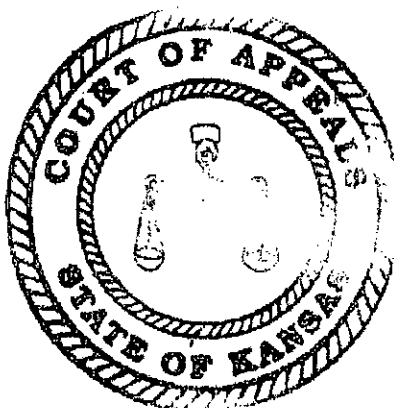
**WHEREAS**, In a certain civil action lately pending before you, wherein CARRIE KATHLEEN MEEHAN, appellee, and, SHANNON RILEY, appellant, a judgment was rendered by you against the appellant from which judgment appellant prosecuted an appeal in the Court of Appeals within and for the State of Kansas;

AND WHEREAS, on September 25, 2020, on consideration of the appeal, it was ordered and adjudged by the Court of Appeals that the appeal be dismissed.

AND WHEREAS, on October 20, 2020, the Court of Appeals denied the motions for rehearing or modification.

AND WHEREAS, on August 5, 2021, the Supreme Court denied the petitions for review filed in this case and denied all pending motions and noted all responses and replies. The appeal is dismissed. An attested true copy of the Court of Appeals opinion is attached.

**YOU ARE THEREFORE COMMANDED**, that without delay you cause execution to be had of the judgment of the Court of Appeals, according to law.



**Costs**

Paid Fees of Clerk of the Appellate Courts.....	\$ 155.00
Other Costs .....	\$ .....
Total.....	\$ .....

**WITNESS** my hand and the seal of the Court of Appeals affixed hereto, at my office, in the City of Topeka, on Aug 18 2021

DOUGLAS T. SHIMA, Clerk of the Appellate Courts

MANDATE RECEIVED BY CLERK  
TRIAL JUDGE NOTIFIED

Date: \_\_\_\_\_

PS

## FORM 4

STATE OF SOUTH CAROLINA  
COUNTY OF Aiken  
IN THE COURT OF COMMON PLEAS

## JUDGMENT IN A CIVIL CASE

CASE NO. 2019CP0200950

Carrie Kathleen Meehan  
PLAINTIFF(S)

Shannon Riley  
DEFENDANT(S)

## DISPOSITION TYPE (CHECK ONE)

**JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.

**DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.

**ACTION DISMISSED (CHECK REASON):**  Rule 12(b), SCRCP;  Rule 41(a), SCRCP (Vol. Nonsuit);  Rule 43(k), SCRCP (Settled);  
 Other

**ACTION STRICKEN (CHECK REASON):**  Rule 40(j), SCRCP;  Bankruptcy;  
 Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  
 Other

**STAYED DUE TO BANKRUPTCY**

**DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):**  
 Affirmed;  Reversed;  Remanded;  
 Other

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

IT IS ORDERED AND ADJUDGED:  See attached order (formal order to follow)  Statement of Judgment by the Court:

Motion for reconsideration of Final Order is denied.

## ORDER INFORMATION

This order  ends  does not end the case.  See Page 2 for additional information.

## For Clerk of Court Office Use Only

This judgment was electronically entered by the Clerk of Court as reflected on the Electronic Time Stamp, and a copy mailed first class to any party not proceeding in the Electronic Filing System on 02/03/2020.

Shannon Riley for Shannon Riley  
Shannon Riley for Shannon Riley

## NAMES OF TRADITIONAL FILERS SERVED BY MAIL

SCRCP Form 4CE (08/31/2017)

A TRUE AND CORRECT COPY Page 1 of 2



By Charles G. Harte Date 2/3/2020  
Deputy Clerk Plaintiff

# The Supreme Court of South Carolina

## ORDER

Pursuant to Rule 245, SCACR, and *Key v. Currie*, 305 S.C. 115, 406 S.E.2d 356 (1991), we decline to entertain the following matters in this Court's original jurisdiction:

1. *Shannon Riley v. Carrie Kathleen Meghan*, Petition for Writ of Mandamus, dated Feb. 11, 2020; Motion for Leave to File Amendment to Supplemental Pleadings Pursuant to SCRCP, 15(a), received May 26, 2020; Motion for Leave to File Amendment to Supplemental Pleadings Pursuant to SCRCP 15(a), received Jul. 24, 2020; Motion for Leave to File Amendment to Supplemental Pleadings Pursuant to SCRCP 15(a), received Sept. 14, 2020; Motion for Leave to File Amendment to Supplemental Pleadings Pursuant to SCRCP 15(a), received Oct. 5, 2020; and Request for Certification of Questions of Law, received Oct. 8, 2020. Appellate Case No. 2020-000228.
2. *Eddie D. Dogan, Jr. # 256596 v. State of South Carolina*, Letter to the Clerk of Court, dated Nov. 15, 2019. Appellate Case No. 2019-001987.
3. *Eddie D. Dogan, Jr. # 256596 v. State of South Carolina*, Letter to Judge Mark Hayes, dated Mar. 25, 2020; and Letter to Judge Mark Hayes dated Apr. 19, 2020. Appellate Case No. 2020-000575.
4. *Xavier Lalord Perry v. State of South Carolina*, Complaint for Declaratory Relief in the Original Jurisdiction of the Supreme Court, dated Apr. 30, 2020. Appellate Case No. 2020-000708.
5. *State of South Carolina v. Rodney Epps # 287394*, Letter to the Chief Justice, dated Nov. 19, 2019. Appellate Case No. 2019-001927.
6. *Ismail Dickerson # HC 12091947748 v. State of South Carolina*, Letter to the Chief Justice, dated Jan. 12, 2020. Appellate Case No. 2020-000064.
7. *J. Doe v. Jenny Kitchens[sic], Clerk of the Court of Appeals (COA)*, Petition

M

for a Writ of Mandamus, received Jan. 16, 2020, Appellate Case No. 2020-000066.

8. *Hamid Demirlio #115807 v. State of South Carolina, Petition for Declaratory Judgment for Filing, denied Jan. 2, 2020; and Emergency Motion to Correct an Error in Ruling & Request for an Expedition Evidentiary Hearing, dated April 2, 2020. Appellate Case No. 2020-000010.*

*T. Beatty* C.J.

*John K. King*  
*Jeffrey L. Hagan*  
*John Cannon Jr.*  
*John Cannon Jr.*

Columbia, South Carolina  
November 4, 2020



# The Supreme Court of South Carolina

PROCLERK  
COURT OF APPEALS  
BRENDA P. SHEALY  
CHIEF DEPUTY CLERK

POST OFFICE BOX 11612  
COLUMBIA, SOUTH CAROLINA  
29274

1221 CERVAIS STREET  
COLUMBIA, SOUTH CAROLINA 29204  
TELEPHONE: (803) 734-4203  
FAX: (803) 724-1607  
[www.sccourts.org](http://www.sccourts.org)

November 17, 2020

Ms. Shannon Riley  
1368 Smiths Lawn  
Aiken SC 29801

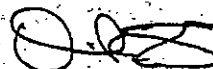
Re: Shannon Riley v. Carrie Kathleen Meehan  
Appellate Case No. 2020-000228

Dear Ms. Riley:

This responds to your motion for reconsideration. This motion has been construed as a petition for rehearing under Rule 221 of the South Carolina Court Rules.

The order of this Court simply declined to consider this matter under Rule 245, SCACR. Therefore, no petition for rehearing is permitted, and no action will be taken on your petition for rehearing by this Court. Rule 221(i), SCACR ("No petition for rehearing shall be allowed from an order declining to entertain a matter under Rule 245, SCACR.").

Very truly yours,



CLERK

cc: Dione Cherie Carroll, Esquire

N

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

1. U.S. Constitution  
Fourteenth Amendment  
Due process
2. U.S. Constitution  
Article IV, Section 1,  
Full Faith & Credit Clause
3. South Carolina Code of Laws  
Title 15, Chapter 35, Section 15-35-920  
Filing of foreign judgments
4. Kansas Long Arm Statute  
K.S.A. 60-308(b)
5. Kansas Open Records Act  
K.S.A. 45-215 et. seq.
6. K.S.A. 60-260(a)  
Order nunc pro tunc
7. K.S.A. 60-260(b)(3)  
Relief from judgment or order
8. Pattern Instructions for Kansas  
(PIK Civ 3d)  
elements required to sustain action for fraud
9. ~~Contract Statute~~  
Statute of Frauds 2-201 (1)  
U.C.C. Article 2-106
10. Mandamus  
28 U.S.C. 1651