

Greg Harrell - Re: SERVICE OF COURT DOCUMENT - CASE NUMBER 422016CA000712CAAXXX

From: "Neil Gillespie" <neilgillespie@mfi.net>
To: "Greg Harrell" <gharrell@marioncountyclerk.org>
Date: 04/30/2016 11:30 PM
Subject: Re: SERVICE OF COURT DOCUMENT - CASE NUMBER 422016CA000712CAAXXX
Cc: "Sheriff Chris Blair" <cblair@marionso.com>, "Gregg Jerald" <ggerald@mar...>
Attachments: PUBLIC RECORD REQUEST TO THE CLERK Filing # 40887170.pdf; RULE 1.610. INJUNCTIONS.pdf; 5th-circuit judgeships will be up for grabs - tribunedigital-orlandosentinel.pdf; SECO Statement 2016_04_14_7010005303.pdf; 2014, 04-29-14, AFFIDAVIT-NJG.pdf; 2016, 04-25-16, Affidavit NJG re capital credits paid on PMG account.pdf

Dear Mr. Harrell,

In reply to your response, I believe certain money records (red) at a minimum, are outstanding,

- DOC 002, date 04-15-2016, Judge. Assigned
- DOC 003, date 04-15-2016, Assessment 1 assessed at sum \$410.00
- DOC 004, date 04-15-2016, Payment received \$410.00 Receipt Number XX 102495
- DOC 012, date 04-20-2016, Assessment 2 assessed at sum \$6.00
- DOC 013, date 04-20-2016, Assessment 3 assessed at sum \$9.00
- DOC 014, date 04-20-2016, Payment received \$15.00 Receipt Number XX 103771

especially DOC 004 "Payment received \$410.00 Receipt Number XX 102495", and "DOC 014, date 04-20-2016, Payment received \$15.00 Receipt Number XX 103771". Otherwise what records account for the \$425 received by the Clerk?

Regarding "DOC 002, date 04-15-2016, Judge. Assigned" provide records showing exactly how the judge (The Honorable Edward L. Scott) was assigned to this case. The Orlando Sentinel reports that Judge Scott is a former Ocala police officer and Marion County Sheriff's major crimes detective, and worked as a prosecutor and a defense lawyer.

In response to your contention at 3, "There is no document or image for docket entry #10, which is a sealed "Filetrack" notation made by our office, dated 4/18/2016, indicating that the emergency motion for preliminary injunction was sent to Judge Scott on that date."

What is a "sealed "Filetrack" notation"?

Why did your office make a "sealed "Filetrack" notation"?

The Florida Rules of Civil Procedure RULE 1.610. INJUNCTIONS govern temporary injunctions. I am not aware of any "emergency motion for preliminary injunction" under

16 MAY -2 PM 4:55
 DAVID R. KELLS, CLERK
 CLERK OF CIRCUIT COURT
 MARION COUNTY, FL

CIVIL

the Florida rules of court. Under what legal authority did you accept this unverified motion with 2 defective affidavits?

Please take notice that I am part owner of Sumter Electric Cooperative, Inc., by and through my own Capital Credits on my own active account #7010005303, see attached my current SECO bill and payment. Also see attached two affidavits showing my payments for Capital Credits made after September 16, 2009 should go to my active COOP account.

I am providing this email to law enforcement, public safety, and the injunction clerk. Thank you.

Sincerely,

Neil J. Gillespie
8092 SW 115th Loop
Ocala, Florida 34481
Tel. 352-854-7807
Email: neilgillespie@mfi.net

----- Original Message -----

From: Greg Harrell

To: neilgillespie@mfi.net

Sent: Friday, April 29, 2016 5:00 PM

Subject: Fwd: SERVICE OF COURT DOCUMENT - CASE NUMBER 422016CA000712CAAXXX

Mr. Gillespie:

In response to your public records request of today in the above-referenced matter:

1. The video referenced in paragraph 11 of the Affidavit of Steve Balias has not yet been filed.
2. The only actual record or image that exists responsive to this request, other than the docket sheet that you already attached to your request, is docket entry #15, which is a one-page letter, a copy of which is available to you for free via the public case search feature on the Clerk's website. A hard copy can be made for you for \$1.00, or a certified copy can be made for \$3.00. The other requested items are automated docket entries for which there is no actual document or image other than the text that appears on the docket sheet. Though Clericus assigns what it calls a "Document #" to each docket entry, there is not necessarily an actual document or image for each one. Rather, for certain events, like the ones specified in these particular docket entries, auto-docketed information that you see on the docket is created automatically by Clericus when it accepts a document that has been e-filed from the E Portal.

3. There is no document or image for docket entry #10, which is a sealed "Filetrack" notation made by our office, dated 4/18/2016, indicating that the emergency motion for preliminary injunction was sent to Judge Scott on that date.

Gregory C. Harrell
General Counsel to David R. Ellspermann, Marion County Clerk of Court & Comptroller
P.O. Box 1030
Ocala, Florida 34478-1030
(352) 671-5603
gharrell@marioncountyclerk.org

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IN THE CIRCUIT COURT OF THE FIFTH
JUDICIAL CIRCUIT IN AND FOR
MARION COUNTY, FLORIDA

CASE NO. 2016-CA-000712

SUMTER ELECTRIC COOPERATIVE, INC.,
a Florida not for profit corporation,

Plaintiff,

vs.

NEIL J. GILLESPIE,

Defendant.

PUBLIC RECORD REQUEST TO THE CLERK

TO THE CLERK, David R. Ellspermann
Email: Ellspermann@marioncountyclerk.org
Marion County Clerk of Court & Comptroller
Marion County Courthouse
110 NW 1st Ave.
Ocala, FL 34475

Cc: Gregory C. Harrell, General Counsel
Email: GHarrell@marioncountyclerk.org

RE: Records request, Art. I, Sec. 24, Fla. Const. *All public records requests shall be acknowledged promptly and in good faith, F.S. § 119.07(1)(c); and/or Rule 2.420(m)(1)*

Dear Mr. Ellspermann:

This is a public records request in the above captioned case. Provide the following records:

1. Video taken by "camera 4" located near the desk of SECO employee Carol Marrero at the SECO Ocala office on April 11, 2016. This camera and associated equipment produced a true and correct digital video recording which is being submitted to the court. It depicts the interaction between SECO staff and Gillespie. The video equipment used is sound and the video taken April 11, 2016 at the Ocala office has not been tampered with or altered in any manner.

- From paragraph 11 of a purported affidavit of Steve Balius, SECO employee.

2. Provide records for the following:

DOC 001, date 04-15-2016, Case 422016CA000712CAAXXX Filed with Clerk on 4-15-2016
DOC 002, date 04-15-2016, Judge. Assigned
DOC 003, date 04-15-2016, Assessment 1 assessed at sum \$410.00
DOC 004, date 04-15-2016, Payment received \$410.00 Receipt Number XX 102495

DOC 012, date 04-20-2016, Assessment 2 assessed at sum \$6.00
DOC 013, date 04-20-2016, Assessment 3 assessed at sum \$9.00
DOC 014, date 04-20-2016, Payment received \$15.00 Receipt Number XX 103771
DOC 015, date 04-20-2016, CORR-MEMO TO CLERKS OFFICE

3. Provide records for the following:

DOC 010, MISSING DOCUMENT

To assist the Clerk in locating the public records, attached is an image of the Clerk's online docket in Case No. 2016-CA-000712 made April 26, 2016 at 11.18 PM.

Please advise the undersigned of the cost for the records requested today, if any. Thank you.

Sincerely,



Neil J. Gillespie
8092 SW 115th Loop
Ocala, Florida 34481
Tel. 352-854-7807
Email: neilgillespie@mfi.net

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DAVID R. ELLSPERMANN

CLERK of the CIRCUIT COURT
and COMPTROLLER
MARION COUNTY, FLORIDA



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Case Number	Filed Date	County	Case Type	Status
422016CA000712CAA [16CA000712AX]	04/15/2016	MARION	Circuit Civil 3-D	Open

Party Name	Party Type	Attorney	Bar ID
SCOTT, EDWARD L	JUDGE		
SUMTER ELECTRIC COOPERATIVE IN	PLAINTIFF	STONE, KEVIN MCKINLEY	28516
GILLESPIE, NEIL J	DEFENDANT		

Dockets

Page : 1 ALL

Image	Document #	Action Date	Description	Pages
	12	04/20/2016	Assessment 2 assessed at sum \$6.00	
	13	04/20/2016	Assessment 3 assessed at sum \$9.00	
	14	04/20/2016	Payment received: \$15.00 Receipt Number XX 103771	
	15	04/20/2016	CORR/MEMO TO CLERKS OFFICE	
	11	04/18/2016	EMERGENCY PRELIMINARY INJUNCTION	3
	1	04/15/2016	Case 422016CA000712CAAXXX Filed with Clerk on 4/15/2016	
	2	04/15/2016	Judge: Assigned	
	3	04/15/2016	Assessment 1 assessed at sum \$410.00	
	4	04/15/2016	Payment received: \$410.00 Receipt Number XX 102495	
	5	04/15/2016	CIVIL COVER SHEET	2
	6	04/15/2016	PETITION/COMPLAINT	11
	7	04/15/2016	EFILED SUMMONS	3
	8	04/15/2016	SUMMONS ISSUED	3
	9	04/15/2016	EMERGENCY MOTION FOR ENTRY OF PRELIMINARY INJUNCTION FILED BY PLTF SUMTER ELECTRIC	21

Court Events

Sentences

Financial Summary

RULE 1.610. INJUNCTIONS

(a) Temporary Injunction.

(1) A temporary injunction may be granted without written or oral notice to the adverse party only if:

(A) it appears from the specific facts shown by affidavit or verified pleading that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and

(B) the movant's attorney certifies in writing any efforts that have been made to give notice and the reasons why notice should not be required.

(2) No evidence other than the affidavit or verified pleading shall be used to support the application for a temporary injunction unless the adverse party appears at the hearing or has received reasonable notice of the hearing. Every temporary injunction granted without notice shall be endorsed with the date and hour of entry and shall be filed forthwith in the clerk's office and shall define the injury, state findings by the court why the injury may be irreparable, and give the reasons why the order was granted without notice if notice was not given. The temporary injunction shall remain in effect until the further order of the court.

(b) Bond. No temporary injunction shall be entered unless a bond is given by the movant in an amount the court deems proper, conditioned for the payment of costs and damages sustained by the adverse party if the adverse party is wrongfully enjoined. When any injunction is issued on the pleading of a municipality or the state or any officer, agency, or political subdivision thereof, the court may require or dispense with a bond, with or without surety, and conditioned in the same manner, having due regard for the public interest. No bond shall be required for issuance of a temporary injunction issued solely to prevent physical injury or abuse of a natural person.

(c) Form and Scope. Every injunction shall specify the reasons for entry, shall describe in reasonable detail the act or acts restrained without reference to a pleading or another document, and shall be binding on the parties to the action, their officers, agents, servants, employees, and attorneys and on those persons in active concert or participation with them who receive actual notice of the injunction.

(d) Motion to Dissolve. A party against whom a temporary injunction has been granted may move to dissolve or modify it at any time. If a party moves to dissolve or modify, the motion shall be heard within 5 days after the movant applies for a hearing on the motion.

Committee Notes

1980 Amendment. This rule has been extensively amended so that it is similar to Federal Rule of Civil Procedure 65. The requirement that an injunction not be issued until a complaint was filed has been deleted as unnecessary. A pleading seeking an injunction or temporary restraining order must still be filed before either can be entered. The rule now provides for a temporary restraining order without notice that will expire automatically unless a hearing on a preliminary injunction is held and a preliminary injunction granted. The contents of an injunctive order are specified. The binding effect of an injunctive order is specified, but does not change existing law. Motions to dissolve may be made and heard at any time. The trial on the merits can be consolidated with a hearing on issuance of a preliminary injunction, and the trial can be advanced to accommodate this.

Court Commentary

1984 Amendment. Considerable dissatisfaction arose on the adoption of the 1980 rule, particularly because of the creation of the temporary restraining order with its inflexible time limits. See *Sun Tech Inc. of South Florida v. Fortune Personnel Agency of Fort Lauderdale*, 412 So. 2d 962 (Fla. 4th DCA 1982). The attempt to balance the rights of the parties in 1980 failed because of court congestion and the inability in the existing circumstances to accommodate the inflexible time limits. These changes will restore injunction procedure to substantially the same as that existing before the 1980 change. The temporary restraining order terminology and procedure is abolished. The former procedure of temporary and permanent injunctions is restored. The requirement of findings and reasons and other details in an injunctive order are retained.

Subdivision (b) eliminates the need for a bond on a temporary injunction issued to prevent physical injury or abuse of a natural person.

Subdivision (e) institutes a requirement that a motion to dissolve an injunction shall be heard within 5 days after the movant applies for it. This provision emphasizes the importance of a prompt determination of the propriety of injunctive relief granted without notice or, if the circumstances have changed since

the issuance of the injunctive order, the need for speedy relief as a result of the changes. Former subdivisions (a), (b)(3), and (b)(4) have been repealed because the new procedure makes them superfluous. The right of the court to consolidate the hearing on a temporary injunction with the trial of the action is not affected because that can still be accomplished under rule 1.270(a).

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September 3, 2006

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5th-circuit judgeships will be up for grabs

November 3, 2006 | By Stephen Hudak, Sentinel Staff Writer

Lake County voters who helped winnow the field for two new judgeships in the 5th Judicial Circuit will help decide Tuesday who will get to wield gavels.

One contest matches a prosecutor who touts her experience as a single mom against a detective-turned-lawyer who financed his campaign with \$200,000 from his retirement funds. The other race pits a circuit judge's son against an assistant county attorney.

Neither of the winners is expected to be assigned to cases in Lake County, although both could. The circuit also includes Citrus, Hernando, Marion and Sumter counties.

Tuesday's election is a runoff in both races between the top two vote-getters because no candidate received more than 50 percent of the vote in the September primary. Tuesday's winners get a six-year term at an annual salary of \$145,080.

In the Group 29 race, Sandy K. Hawkins, 51, an assistant state attorney in Ocala and a single mother of six boys, will face off against Edward L. Scott, 55, a former Ocala police officer and major-crimes detective for the Marion County Sheriff's Office.

Scott pulled in about 46 percent of the vote in September to about 37 percent for Hawkins. A third candidate, former Hernando County Judge Peyton Hyslop, received 17 percent.

The Group 31 race features private lawyer Daniel B. Merritt Jr., 43, versus Jeff Kirk, 47, an assistant Hernando County attorney since 2003.

In September, Merritt collected 49 percent of the vote, just short of the votes necessary to win the judgeship outright. Kirk was next with 34 percent and Spring Hill lawyer Sabato "Sal" DeVito trailed with about 17 percent.

Group 29

"My personal life has also been good, bad and ugly," Hawkins said in e-mail to the Orlando Sentinel. "I've stood in food-stamp lines to ensure my children had food, and have been grateful when they qualified for free breakfast and lunch. I have struggled with finances, time and schedules to try and meet all our needs while working two jobs. . . . I set goals and have worked hard to meet those goals, not only in my personal life, but in my job as well."

Hawkins said she expects to win though being outspent by more than \$200,000.

"I think there are a lot of other people who can identify with the type of struggles that I have gone through," Hawkins said. "I have been told that I am a great example of what can be achieved through hard work and a lot of determination to overcome obstacles."

She said she has argued cases in front of every judge in Marion County.

Scott says Hawkins has focused on her personal past because she lacks the depth and quality of legal experience, which makes him better suited to be judge.

"My opponent's story gets sadder every day we get closer to the general election," he said in an e-mail response. "Her goal has been and is still to get as much sympathy as she can any way she can because she lacks any serious legal qualifications."

Scott defended his decision to invest retirement funds into his campaign. "This tells you how serious I am about getting my message out."

Scott, who has worked as a prosecutor and a defense lawyer since he became a lawyer in 1988, earned the backing of Lake County Sheriff Chris Daniels before Daniels' death last month. He also has been endorsed by sheriffs in Citrus, Hernando and Sumter counties and by Howard "Skip" Babb, public defender for the 5th Judicial Circuit.

Group 31

Merritt said he is the better qualified candidate because of his credentials, and not family ties -- his father, Daniel Sr., also is a circuit judge.

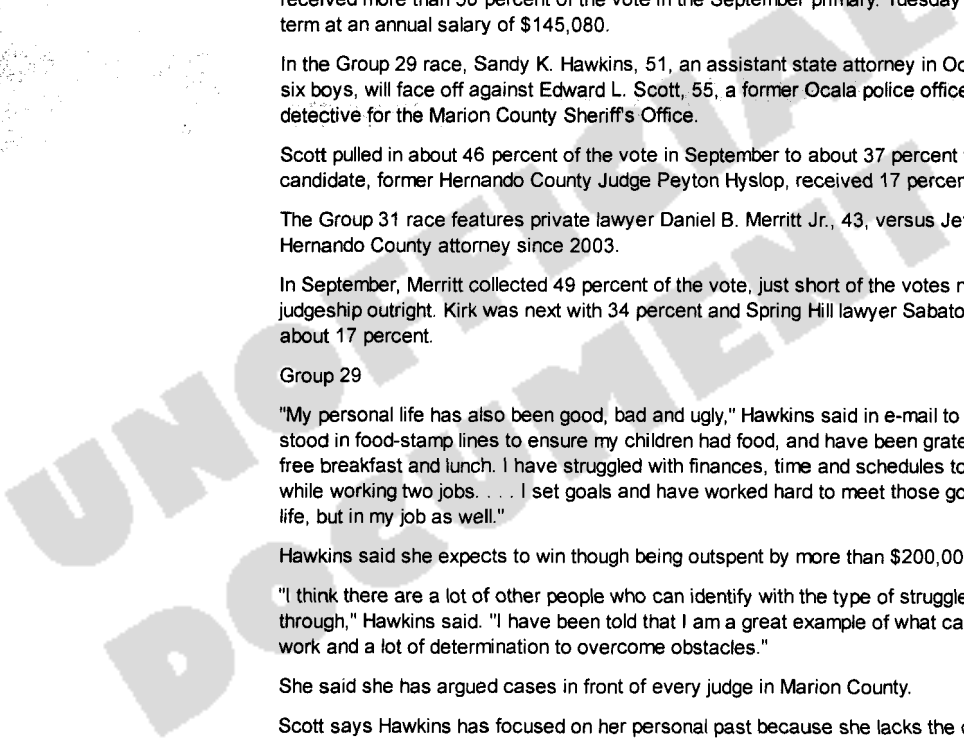
"I love my father like any son and am not ashamed at all in aspiring to be like him," the younger Merritt said. "Frankly, all of the judicial candidates could or should look to him as an example."

Merritt said he and his opponent submitted applications last year for a vacant county judgeship, but only he was among the finalists. Merritt said the nominating committee weighed reputation, demeanor, knowledge and experience.



4

G+1



"For 16 years, I have helped everyday people and made their legal problems my own," he said. "I view the judiciary as the highest form of public service an attorney can aspire to . . ."

Merritt has received endorsements from Babb and State Attorney Brad King.

Kirk contends he is the better choice because he boasts a superior legal education, diverse legal experience and public-service history.

He served as a City Council member for 14 years in Homestead, where he assisted in developing that South Florida city's comprehensive land-use plan after Hurricane Andrew.

"I was called upon to make difficult decisions and solve problems" as a council member, he said. "It's this leadership and problem-solving experience that lends itself to the bench."

Kirk has worked for a large civil-litigation firm in Miami and for the state Department of Community Affairs and the real-estate division of the state Department of Business and Professional Regulations.

Asked about the backing his opponent has received, Kirk said, "The endorsement that matters most to me is the endorsement of each voter on election day."

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7010005303



Sumter Electric Cooperative, Inc.

PO Box 301
Sumterville FL 33585-0301

08305

Bills are due and payable by the due date shown on the bill. Bills not paid by the due date are subject to a late payment fee of 1.5% of the amount due, with a minimum fee of \$5.00



ITEMIZED STATEMENT OF SERVICES

NEIL J GILLESPIE
8092 SW 115 LOOP
OCALA FL 34481-3567

ACCOUNT NUMBER 7010005303		METER NUMBER 37709247		MAP NUMBER 2855 A4 74965 16213	
OFFICE O	METER READING CURRENT 71824 PRIOR 71180		KWH USED 644	RATE SCHEDULE RES	
USAGE PERIOD 03/14/2016 TO 04/13/2016			DAYS SERVICE 30	CONSTANT 1.0	
POWER COST ADJUSTMENT (PER KWH) - .016000					

=== SPECIAL MESSAGE ===
NEXT READING DATE: 05/13/16
CURRENT DUE DATE: 04/30/16
FOR IMPORTANT BILL INFORMATION AND
PHONE NUMBERS SEE REVERSE SIDE.

PAYMENT RECEIVED	101.14-	
== CURRENT CHARGES ==		
ELECTRIC CHARGE		91.23
HOT BUCKS - PCA		10.30-
SURGE LEASE		5.95
STATE TAX		0.36
2.5625% GROSS RCT TA		2.07

Time to change your HVAC or refrigerator filter? Buy discounted filters with free shipping at www.filterchange.coop Proceeds benefit Pennies from Heaven.

=== ENERGY INFORMATION ===
DAILY AVG ELEC USE 21 KWH/DAY
SAME MTH LAST YEAR 23 KWH/DAY

ELECTRIC CHG = CUST CHG + ENERGY
CHGCUSTOMER CHG \$ 20.00 PER
MONTHENERGY CHG 0.110600 PER KWH USED

PLEASE PAY AMOUNT DUE → \$89.31

RETAIN THIS STATEMENT FOR YOUR RECORDS

PLEASE MAKE CHECKS PAYABLE TO:
SUMTER ELECTRIC COOPERATIVE, INC.
P.O. BOX 31634
TAMPA, FLORIDA 33631-3634
FOR ADDRESS/RATE CHANGE CHECK HERE
See reverse side

This date does not extend the date that any previous balance is due and payable.

BILLING DATE 04/15/2016	DUE DATE-CURRENT BILL ONLY MUST BE RECEIVED BY 04/30/2016
ACCOUNT NUMBER 7010005303	AMOUNT DUE 89.31

08305



5147 1 AV 0.376
NEIL J GILLESPIE
8092 SW 115TH LOOP
OCALA FL 34481-3567

4 5147
C-21 P-32



08070100053030000008931600000000008

To assure proper credit, please return this section with your payment.

The SECO Telephone system enables automated reporting of power outages and routine billing inquiries around the clock through the phone numbers shown below. Automated outage reporting allows us to handle your calls faster so that our personnel can work toward rapid restoration of service. **To report an outage call 800-SECO141 (800-732-6141).**

For Your Convenience

**P.O. Box 301 ♦ Sumterville, FL 33585-0301 ♦ www.secoenergy.com
(Business Hours are 8 A.M. to 5 P.M. Monday - Friday)**

Customer Service Centers

293 South U.S. Highway 301
Sumterville, FL 33585-0301

50 West Ardice Avenue
Eustis, FL 32726

850 North Howey Road
Groveland, FL 34736-2234

610 South U.S. Highway 41
Inverness, FL 34450-6030

4872 S. W. 60th Avenue
Ocala, FL 34474-4316

Call Center Phone Numbers

Citrus County (352) 726-3944
 Hernando County..... (352) 521-5788
 Lake County (352) 357-5600
 (352) 429-2195
 Levy County (352) 528-3644
 Marion County (352) 237-4107
 (352) 489-4390
 Pasco County (352) 521-5788
 Sumter County (352) 793-3801
 The Villages (*exchanges 205, 259, 430, 750, 751,753*) (352) 357-5600

Pay your bill online at www.secoenergy.com Or call at (877) 371-9382 (Max payment of \$600).

CALL BEFORE YOU DIG: (800) 432-4770

ITEMIZED STATEMENT OF SERVICES

● **Special Message** - This area is designed to report important information. You will also know the next scheduled meter reading date. Please assist us in obtaining an actual reading each month by tying up the dog and/or providing access to our meter.

● **Energy Information** - In this area you will find information about your energy consumption. We offer free Energy Audits that will provide you with specific conservation measures.

● **General Information**

Office = The office serving this location

Account Number = Ten digit number for SECO to access any information for this account.

Meter Number = Eight digits located on the face of the meter.

Map Number = Used to identify your premises on a grid mapping system.

KWH Used = A 100 watt bulb will consume 100 watts per hour. In 10 hours, will use 1000 Watts or 1 KWH

Estimated Reading = This appears on the bill if the meter reading was estimated.

Days of Service = The number of days of service for the usage period of this bill.

Due date = Current Bill Only Must Be Received By - To avoid late payment fee, payment must be received by the date appearing below this statement. If you are paying on the day this payment is due, **Do Not** mail. Bring payment to one of our offices. **This date does not extend the date that any previous balance is due and payable.**

Rate = Rate Schedule used to calculate bill. Electric power purchased for residential household use is exempt from sales tax. If Rate is RES and power is not for residential use you must check RATE CHANGE block below.

RATE CHANGE: IF SERVICE SHOULD BE CHANGED FROM OR TO RESIDENTIAL CHECK HERE:

ADDRESS CHANGE:

NAME:

ADDRESS:

CITY:

ST: **ZIP:**

PHONE NBR:

Neil Gillespie

From: <courier-no-reply@smarthub.coop>
To: <neilgillespie@mfi.net>
Sent: Thursday, April 28, 2016 6:13 AM
Subject: Your SECO payment has been submitted

Your payment was received through our web payment system for the following:

Total Amount: \$89.31

Customer Number: 1034642189
Customer Name: NEIL J GILLESPIE
Account Number: 7010005303
Type Service: COOP
Payment Amount: \$89.31

Convenience Fee: \$0.00

Authorization Code: 764843
Transaction ID: 2563940
Payment Date: Thursday, April 28, 2016 6:13:32 AM EDT

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AFFIDAVIT

STATE OF FLORIDA

COUNTY OF MARION

The undersigned person, having been first duly sworn, states upon oath as follows:

1. That affiant is the SON of PENELOPE M GILLESPIE, deceased, who on his or her date of death on the 16TH day of SEPTEMBER 2009 was a member of Sumter Electric Cooperative, Inc.
2. That subsequent to decedent's death, affiant resided in or paid the electric account serviced by Sumter Electric Cooperative, Inc., in decedent's name.
3. That affiant believes that the patronage capital payments by affiant to the Cooperative for electric service since the date of decedent's death should be credited to affiant's account with said Cooperative.


Affiant / Printed Name: NEIL J GILLESPIE

Sworn to and subscribed before me this 29TH day of APRIL, 2014, by Neil J. Gillespie who is personally known to me or who has produced FL DL G 421103056099D as identification.


Notary Public Signature

Printed Name of Notary



My commission expires:

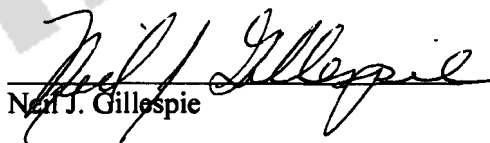
(SEAL)

AFFIDAVIT OF NEIL J. GILLESPIE

BEFORE ME, this day personally appeared NEIL J. GILLESPIE, who upon oath deposes upon personal knowledge and states:

1. I am over the age of eighteen and competent to testify as to the facts and matters set forth herein.
2. I am the son of Penelope M. Gillespie, deceased, who on her date of death on the 16th day of September, 2009, was a member of Sumter Electric Cooperative, Inc. ("SECO").
3. The SECO service account for the decedent was # 7010005302.
4. The SECO service address for the decedent's account was 8092 SW 115th Loop, Ocala, Marion County, Florida 34481.
5. I have resided at the SECO service address continuously and uninterruptedly since February 9, 2005.
6. Subsequent to the decedent's death, I paid the electric account serviced by SECO in the decedent's name.
7. I believe my patronage capital payments to SECO for electric service since the date of the decedent's death should be credited to my account with SECO, number 7010005303.

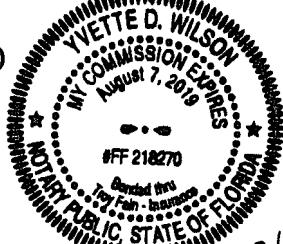
FURTHER AFFIANT SAYETH NOT,


Neil J. Gillespie


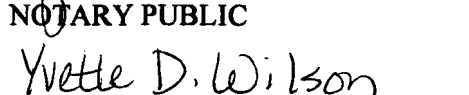
STATE OF FLORIDA
COUNTY OF MARION

The foregoing instrument was acknowledged before me, this 25th day of April, 2016, by Neil J. Gillespie, who is personally known to me, or who has produced FLDL as identification and states that he is the person who made this affidavit and that its contents are truthful to the best of his knowledge, information and belief.

(SEAL)



My Commission Expires: 8/7/2019


NOTARY PUBLIC

Print Name of Notary Public