TODD ZUCKER and BOHREER & ZUCKER, LLP

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First District Court of Appeals

April 28th, 2021

RE: Concern over the holding of documents from the Docket in below case:

Case: 01-19-00321-CV

WENDY MARIE MEIGS, Appellant, v. TODD ZUCKER AND BOHREER &

ZUCKER LLP, Appellees

To the Honorable Appellate Court,

Upon writing and uploading my Motion for Reinstatement, making corrections, and uploading the final and accepted version of the Motion for Reinstatement, I noticed something very important.

- 1. Although the first version of the Motion was rejected and I was able to "copy the envelope" to retain the original date of the pleading, the accepted date of the upload was 4.21.2021 at 6:03pm (Tab B), the same day as the rejected motion but at a different time. The first time for upload was at 3:07pm (Tab A), envelope copied after the first rejection, and then 3:36pm (Tab A), envelope copied until the first acceptance at 6:03pm on the same day (Tab B). Although both dates are accurate, "copying the envelope" only retained the date and not the time. In the big scheme of things, the time is not relevant as much as the date.
- 2. The date on the document, when filed, shows the same date (Tab B); however, the document was not visible on the docket on that date. The receipt filing shows that the document was accepted on 4.22.2021 at 7:42AM (Tab C). This means that

the original date was retained and the "copy the envelope" succeeded in sustaining the date. However, the document failed to be visible on the accepted receipt date of 4.22.2021.

- 3. With the acceptance of the document on 4.22.21 so early in the morning at 7:42am (Tab C), I would have anticipated that the acceptance would mean the document would be immediately loaded onto the docket and the brief section that stated that it was rejected would have been changed to accepted. This did NOT occur. (Tab D) Loading occurred the day following. (Tab E).
- 4. What this appears to mean is that the court can accept a brief, hold that brief for any reason without the requirement of corrections, and then load the brief as if loaded on the original date at a time and date that the court wants. I originally thought that a brief would require rejection in order for the court to hold the brief from visibility on the docket. I was wrong.
- 5. From my experience in this court with this Motion and the manner held from the docket, I now know that the court controls the ability to hold any brief accepted, regardless of whether that brief requires correction, and prevent the opposing litigant from viewing the document to respond appropriately and on time, if wanted.
- 6. Based on the manual on how to load documents to the efile.gov system that was in my Motion for Reinstatement, manipulation of the documents and preventing of viewing such document in time for response appears quite easy for the court to accomplish. Using such a tool to block the opposing side from responding on time to a pleading such as a summary judgment creates bias in the court by allowing the judge to dismiss a case for not responding on time, a time impossible to meet with stated failure in seeing such document due to the tampering of the document to be viewed.
- 7. Such ability to control the view of a document on the docket should come into this Honorable Court's mind as well as all Honorable Courts when litigants state that they did not see the document on the docket or did not see it in time to respond. These statements of denial in seeing the documents on the docket must be met with acceptance considering the above-mentioned weakness in the system in allowing a court clerk to hold so much power over the visibility of the pleadings and as such in the outcome of the case. Truly, court clerks deserve a pay similar to

judges and lawyers as they hold significant responsibility that may or may not lend itself to potential for receipt of favors as seen in many news articles across the nation.

8. This capability to tamper with documents to be viewed on the docket prevents due process, and illustrates a failure in the efile system to protect the due process of the good citizens of Harris County and any other county who relies upon this system. Such possible failure can be avoided if the pleading is released to the other side whilst still requiring corrections as long as those corrections are not significant enough to alter the opposing side's response to that pleading.

In other words, "copying the envelope" is not a prerequisite for the court holding a document from the docket after the document has been accepted. The court can hold a document at any point from the docket and prevent timely viewing.

Plus, the court has potential control in determining the outcome of the case by the sheer ability to manipulate and tamper with documents and their view on the docket.

Overall.... No reason exists to withhold a document as occurred here in the December 7th, 2020 request for rehearing or as done in the 133rd district court which dismissed my case for not responding... unless... the case is so very good and accurate that fear exists for such a case to go before a jury and such case is so very good as to expose corruption previously free from admonishment.

In addition, the manipulation of due process in this manner, and in the case previously, lends itself to automatically be a failure upon court officials... of which such failure would automatically validate all of my claims against appellees with their attempt to prevent exposure, indicate egregious conduct for treble damages, dismiss any charges and mandates against me, and more.

If all was done by accident, I would have, as many others would have, anticipated the December 7th, 2020 pleading become viewable and corrected as timely. It was not. This is confusing. Please contact the appropriate law enforcement and protect the people of this Great State.

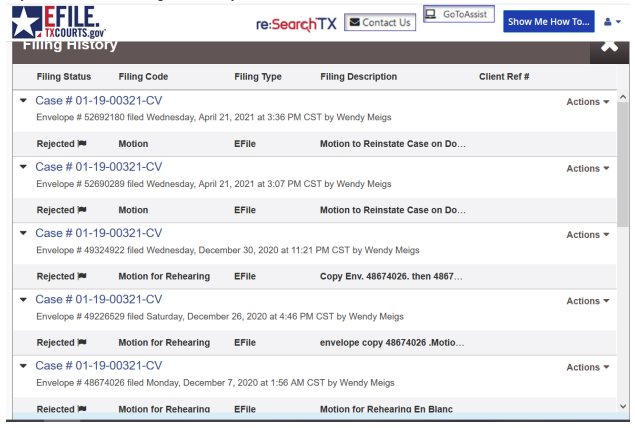
Thank you for your attention to such an important matter.

Sincerely,

Wendy Meigs, Pro-se wendymeigs@icloud.com cell: 281-798-0780

APPENDIX (Tabs)

A. Rejected Motions showing times of rejections for the Motion for Reinstatement:



B. Motion for Reinstatement Accepted with file stamped 4.21.21.



NO. 01-19-00321-CV IN THE COURT OF APPEALS FIRST JUDICIAL DISTRICT OF TEXAS HOUSTON DIVISION FILED IN 1st COURT OF APPEALS HOUSTON, TEXAS

4/21/2021 6:03:30 PM

CHRISTOPHER A. PRINE Clerk

WENDY MARIE MEIGS,

Appellant, v.

TODD ZUCKER AND BOHREER & ZUCKER LLP,

Appellees.

C. Note that the accepted date is 4/22/21 at 7:42AM...

Case

01-19-00321-CV

Filings

Filing Type

EFile

Filing Code

Motion

Filing Description

Motion to Reinstate Case on Docket and Hearing Request

Comments to Court

pro=-se

Filing Status

Accepted

Accepted Date 4/22/2021 7:42 AM CST

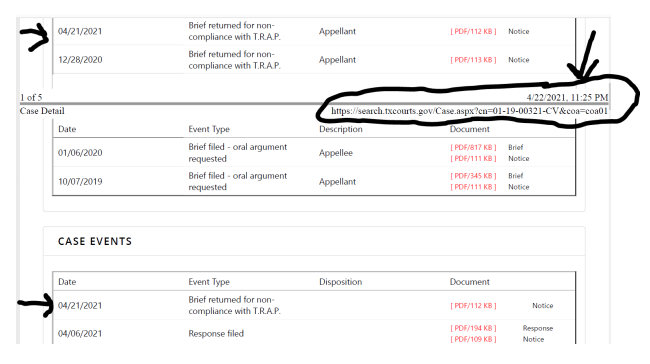
Accept Comments

ccepted

Lead Document

File Name	Description	Security	Download
2021.04.21.Motion for Reinstatement of	2021.04.21.Motion for	Public	Original File
Case.Zucker2	Reinstatement of		Court Copy

D. Motion Not Seen the Next Day even though Accepted. This shows that although a Motion may be accepted on one date, the clerk can withhold such document to not be viewable on the docket.



E. Motion Finally Seen on the Docket, Two days later, but not changed in filing of brief.

