

Mr. Thurl Taylor
Character Housing Unit
PO Box 1151
Fairfax, SC 29827

The Court of Appeals
The Honorable Claire Allen
PO Box 11629
Columbia, SC 29211

RE: *Thurl Taylor vs. SCOC/employees*
Appellate Case No. 2012-213119

MAY 17, 2013

Dear Ms. Allen:

Enclosed for filing are the original and one (1) copy of my Affidavit in the above referenced case.

In light of the square circumstances, I have took every effort to timely prepare, notarize and photocopy this supporting document.

The ongoing unusual circumstances continue.....

Please clock stamp the relevant Affidavit, then return a date stamped copy at your earliest convenience.

To date, I have not received a clocked in copy of the AFFIDAVIT and PETITION FOR REHEARING and problematic (see hand written notations) PROOF OF SERVICE, notarized on May 9th then delivered to Mail Room staff for mailing to this honorable Court for review.

Thanks for any assistance you may extend.

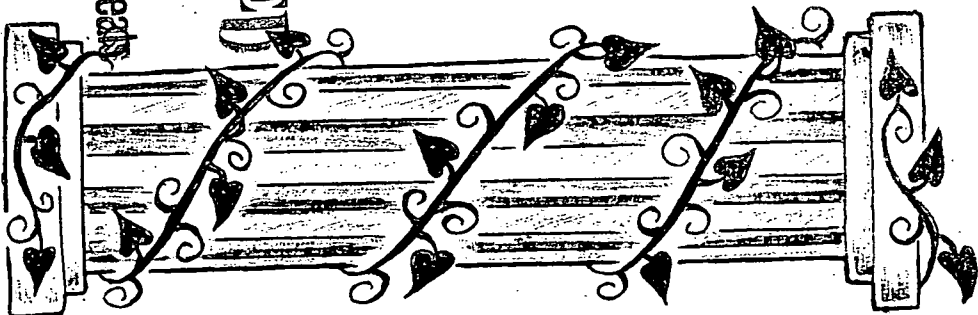
With Honor,

Thurl

RECEIVED

MAY 23 2013

SC Court of Appeals



AFFIDAVIT OF THERL TAYLOR

I TherL Taylor [Hereinafter "Affiant"], first being duly deposed do hereby factually assert the following statements in [TRUTH]:

1) On May 9, 2013, Affiant was deliberately denied Basic Photocopies of Affiant's five (5) page AFFIDAVIT AND PETITION FOR REHEARING in case TherL Taylor vs SCDC/Employees, Case Number: 2012-213119 by Jane Doe "Doe".

As a result of Doe's failure to properly perform this specific duty as an SCDC employee Affiant was unable to comply and gain access to the courts adequately as a Pro Se Litigate in accordance with

Affiant diligently sought to satisfy [the Courts] written Ordered Deadline. Affiant persistently and clearly explained that five (5) [c]omplete copies were necessary in order to properly meet legal requirements. Affiant sought copies so an the original and one copy be mailed to the Court of Appeals, a copy for service on opposing counsel- SCDC General Counsel and a copy upon the remaining party of interest, the Administrative Law Court.

Affiant was further deprived photocopies of his notarized PROOF OF SERVICE. Affiant was forced to sign, yet did under duress "with prejudice". See Attachment 4.

Attachment 2 is the [o]nly copy (page 5) Doe would make [a] copy of. See Attachment 4. A five (5) page document, of which Affiant mailed to the Court of Appeals with Attachments in a large brown envelope.

1.1) Affiant was advised by mail room attendant, Virginia Grubb "Grubb" that the large Court of Appeals envelope contain his legal material would be mailed quote, "Inter Agency at no cost to you." Affiant was further notified by Grubbs the other two (2) Indigent Legal mailings will be debited by "10-14".

Unusually, Grubbs quickly snatched the SCDC Form not allowing Affiant to sign, yet handed Affiant a copy. See Attachment 3.

2) Consequently, of Doe's inaction, Affiant was compelled to hand write (see highlighted locations) A), B) & C) upon Attachment 4. Original hand written in blue ink; in Affiant's possession.

Strikingly, notary Grubbs refused a Notary Seal nor depicted her Commission expiration date; see D).

Doe injustly produced Only Page 5 of Affiant's 5 page legal document.

Doe, inter alia excused her actions by responding "it was generated by you, so yo can not have a copy of it. You are only entitled to a copy of the notar part. Affiant patiently, professionally, yet firmly disagreed. Doe angerily with an improper attitude stated she did not care and that was just to bad. Jones sneakered. See Attachment 2

3) As a further consequence of Doe's omission [failure to photocopy], Affian was forced to enclose 2 blank pre-addressed envelopes (one to ALC, the 2nd to General Counsel) within the original mailing to the Court of Appeals on May 9th.

Doe expressed she was the "DHO" and not just a photocopier. Doe reads Affiant's [p]ersonal legal documents. On every occasion when Doe does make photocopies for Affiant disappears behind a veiled wall. Out of Affiant's sight for several minutes. Then returns with copies.

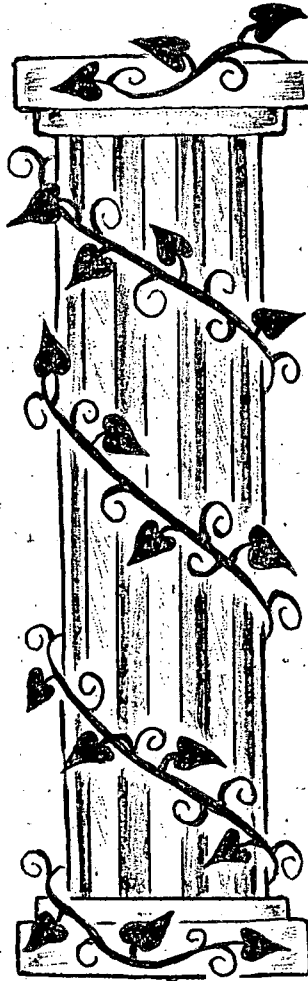
4) Affiant exercised the Chain of Command with (SCDC Lt.) Supervisor Carter "Carter", who called the mail room and approached Ms. Jones regarding Affiant' difficulty of simply obtaining a timely notary and sufficient photocopies.

Carter appeared perplexed about the situation, expressing that he did not understand why a notary and then a copy could not be done at the same time. Carter shifted responsibility back to Doe for her discretion.

Doe attempted and did confuse the situation and twist facts.

5) On May 13th @ 9:15am V. Jones issued some paper and blank envelopes due to Affiant's on going indigency. Jones refused to make 3 copies of Attachment page 5 of Affiant's 5 Page Affidavit & Petition for Rehearing for the purpose of serving General Counsel and the ALC.

Mr. TherL Taylor
Character Housing Unit
PO Box 1151
Fairfax, SC 29827



Jones picked a phone up appearing to have a discussion with a female. Jones misled the receiver by asserting Jones position was just, contrary to Affiant's intent and interest and in compliance with SCDC Policy and the Law. Jones stated "this was an every week thing" to the receiver. Affiant said, "not true." Jones told Affiant to be quiet.

Jones further demonstrated confusion and twisted the truth to satisfy her position. Jones kept suggesting over the phone she was right, yet did not obtain approval. Jones appeared agitated and annoyed.

Jones advised Affiant to wait @ the back of the line until the Director called back. Affiant inquired "Director" as of Allendale Institution Program & Support Services Director or Director over SCDC at Headquarters?!

Jones evasively circled around the question- not direct. Jones said "they" will explain it to you. I am done with you. Affiant asked whose "they" were. Jones denied Affiant the identity of the person on the other end of the phone and a supervisor.

Jones told Affiant to file a Grievance and [t]hey will tell you. Affiant responded, "That's not what I do, but in light of the stunning, shocking circumstances up to this point, will draft something up."

Jones advised Grubbs she would be responsible for notarizing multiple notaries, rather than making one (1) then her making copies [a]fter the notary on Mondays. Grubbs huffed and puffed and appeared frustrated.

6) Based on previous unpleasant encounters and serious injury in similar situations with certain SCDC-employees Affiant continues to have strong reservations civilly exercising legal rights, namely First Amendment Constitutional rights for fear of major subtle or blatant Retaliation or reprisal. . . . Affiant digresses.

Nonetheless Affiant has a more detailed account leading up to the underlying Incident as Journalled as significant events and facts unfolded [if] this Honorable Court or other authority deems further briefing appropriate.

7) To date, as respectfully requested [a] clocked-in copy of Affiant's five(5) page Affidavit and Petition for Rehearing and Proof of Service has not been recieved. Affiant will responsibly serve General Counsel and the ALC a copy each, if this Honorable Court has not already notified involved parties in light of the extraordinary circumstances.

Affiant further sayest not!

With Dignity, @

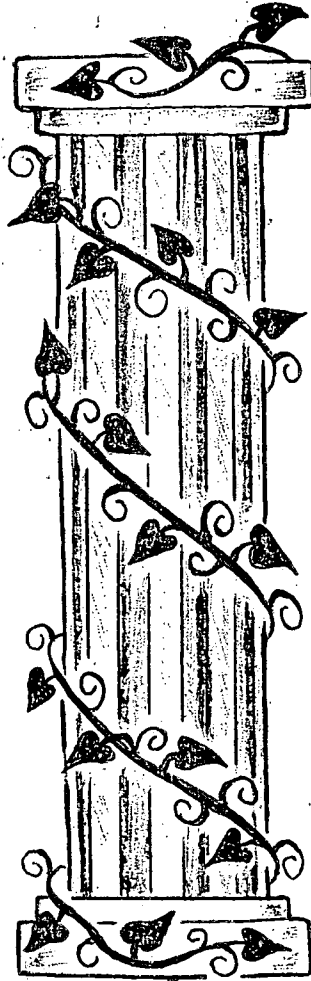
TherL Taylor

AFFIRMED AND SUBSCRIBED BEFORE ME
THIS 20 DAY OF MAY

Virginia Hrus
Notary Public
My Commission Expires: 12-12-22

* for re-
filed
page
of this document
for General
Counsel
May 20th
2013

Mr. TherL Taylor
Character Housing Unit
PO Box 1151
Fairfax, SC. 29827



The South Carolina Court of Appeals

Ther L Taylor, Pro Se

Appellate Case No. 2012-213119

Appellant,

vs.

SCDC/ Employers

Respondents.

AFFIDAVIT OF SERVICE

I, Ther L Taylor Pro Se, do hereby affirm that my Affidavit with four (4) Attachments, minus Attachment 4 to General Counsel because a photocopy was denied by Jane Doe was directly into the hands of prison official within the Institutional Mail Room, class postage duly affixed and a return address clearly depicted on the envelope, for deposit in the United States Mail, addressed to the following person(s):

1) The Court of Appeals
Claire Allen, Deputy
PO Box 11629
Columbia, SC 29211

2) General Counsel
for SCDC
PO Box 21787
Columbia, SC 29221-1787

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SC Court of Appeals

Respectfully submitted,

Ther L Taylor

Affirm to and subscribed before me on this 20 day of May, 2013

Virginia Grubbs

Notary Public for South Carolina
My Commission Expires: 12-12-22

WHEREFORE based on previously submitted documentation coupled with this presentation Affiant seeks the following Relief:

1) Declare specific rights to effectively and adequately challenge improper conditions of confinement and punishment. To permit Affiant to Proceed Inform Pauper's , most important in Common Pleas Court level to avoid ~~seeking~~ in good faith to seek "Appeal" waive poverty.

Honor the truth Affiant timely filed & served appropriate documentation.

2) Compel and [s]eriously carefully review relevant Step 1 & 2 Grievances (KI-0002-129) and supporting documents that are the underlying cause "why" this appeal continues for lack of Justice. Exercise Power to rectify.

3) Order SCDC to vacate the wrongful Institution conviction for 006, and correct relevant records.

4) Upon Information & belief, the Administrative Law Court's two criteria A) Property Interest and B) Liberty Interest under Al-Shabazz may not squarely fit. Therefore, clear the way or otherwise open the door for Affiant to [file] in the Court of Common Pleas within next few months to meet the Statute of Limitations requirement to be heard in appropriate Jurisdiction for proper adjudication. Clarify SC Code 24-27-100 & 150 applicable to Affiant.

5) Admonish SCDC/Employees to Respect, Aid & Assist Affiant's sincere efforts to exercise Basic Rights and uphold Department (scdc) Policy.

Any other just and fair remedies this Honorable Court may deem necessary.

With Integrity,

Thel [Signature]

May 8, 2013

Affirmed to and subscribed before me on this 9 day of May

Virginia Grubb
Notary Public

My Commission Expires: 12-12-22

The South Carolina Court of Appeals

Attachment 4

TherL Taylor, Pro Se

Appellate Case No. 2012-213119

Appellant,

vs.

AFFIDAVIT OF SERVICE

SCDC/Employess

Respondents

I, TherL Taylor Pro Se, do hereby affirm that my Affidavit and Petition for Rehearing in the above captioned case

was directly into the hands of prison official within the Institutional Mail Room, class postage duly affixed and a return address clearly depicted on the envelope, for deposit in the United States Mail, addressed to the following person(s):

- 1) The Court of Appeals
Claire Allen, Deputy
PO Box 11629
Columbia, S.C. 29211

- 2) ~~The Court Administration~~ ^{ACC (P)}
1205 Pendleton St., Suite 224
Columbia, SC 292

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MAY 23 2013

- 3) General Counsel
Shanika Johnson, Attorney
PO Box Intelligence

SC Court of Appeals

Respectfully submitted,

TherL Taylor

Affirm to and subscribed before me on this 9 day of May, 2013

Virginia Shultz
Notary Public for South Carolina
My Commission Expires: _____

affixed this section

also 30 inmates waiting for Mail Room (Grubbs) Services - Mother's Day - etc.

asked for 4 copies on May 9th of the entire document only the 5 page Affidavit for Rehearing

on May 9th Jones decided to deny the remaining 4 pages of my affidavit and petition for Rehearing.

I am mailing the original to the Court of Appeals and now the proposed envelopes without source as depicted above because Jones refused to copy the above complete document as I wanted it