

The State of South Carolina, In the Court of Appeals

Appeal From Beaufort County General Sessions Court

STATE OF South Carolina
Respondant:) Appellate Case:
v) -2023-000475
Thomas L Davis)
Appellant) Aug 7, 2023

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SC Court of Appeals

Motion to Revoke Counsel

Now comes the Appellant, Thomas L. Davis, Requesting
to Release his Attorney, for the Following, The main
Basic Rights that you, a Client, are suppose to be entitled.

- (1) Give you guidance regarding your legal circumstance.
- (2) Keep you up to date about your case.
- (3) Tell you what he or she thinks will transpire in your case.
- (4) Allow you to make vital judgments concerning your case.
- (5) Give you an assessment about what your case ought to cost.
- (6) Help you in any cost-benefit evaluation that you may need.
- (7) Keep in communication with you
- (8) Inform you of any changes, delays, or setbacks.
- (9) Give you the information you need to make educated decisions.
- (10) Prepare you for your case, including disposition and trial preparation.
- (11) Failure to file documents, Failure to have a strategy error plan.
- (12) Procrastination, Failure to obtain client's consent

All of this my attorney Jare S. Newman failed to do for me.

Wherefore He's fired.

Respectfully,
Rev. Thomas L Davis

IN The state of South Carolina, Court of Appeals

Appeal From Beaufort County

General Sessions Court of The State of South Carolina

Rev. Thomas L. Davis
Appellant:

v

State of South Carolina / Jared Newman
Respondant:

} Appellate Case No.:-

-2023-000475

} Aug-7-2003

(2) Page Continues, Requesting to Remove Counsel

Now comes the Appellant, Thomas L. Davis, Requesting, To Remove and release his paid attorney Jared Newman, for Following Particulars, (13) This is not a State public Defender, But a paid Attorney, Paid by the Defendant. (14) Has been an Ineffective Counsel for the Defense of his own client purpose. (15) By his failure to keep his client properly informed of his case matters, fact, This attorney cannot show any letters that was sent to his client in the past 13 years.

(16) Failure to properly Argue his Client's Due-Process Right Violations. Facts, such as the State's Attorney's Using a Running a Blue light ticket from a 30 yrs old case without a proper 10 Days Request in Court on March-16th-2023, Citing Criminal procedures of the 28 USC- Title Rules of Law Requires it, before a Solicitor can enter it in a Trial Hearing.

(17) Also He ^{didn't} Argued for his Client's 30 Days Legal Notice, before being rushed into Trial, with a 2 Days Notice. (18) He never Argued to have clients evidence or Eyewitness to appear, Knowing the outcome would be prejudicial Against his client.

IN The State of South Carolina Appeals Court

Appeal From The Beaufort County General Sessions Court

State of South Carolina } Appellate Case;
Respondant } 2023-000485
v }
Rev. Thomas L. Davis } Aug 7, 2023
Appellant } (Present the facts) see Attch's

page (3) continued, Motion to Release Counsel

(18) ALSO Attorney Newman had to have known that the Trial Hearing was vindictive prosecution and a state legislative constitutional violation of his clients, Due-process Rights, By the Judge's Denial of his clients 6th amends Rights, for confrontation clause, but fail to argue for his client. Also the attorney never sign on for the excessive violation of Delays, of the erroneously given Trial Hearing, citing, Also the judge give the client 6 months for a 30 DAYS sentence, saying he did not want clients money for the 1000 Dollars fine, but he wanted the client's Body. Knowing the South Carolina laws, prohibits a judge's orders that exceeds the maximum time, given by state statutes, it becomes trespassing against the law and the judge's orders become void to be carried out. Also mainly, This attorney knew the laws of states legislative laws does not permit a trial on a hug jury case after 2 years on a mistime nor, not a trial after 5 years, hug jury for a felony, wherefore I Request, This Attorney Pay his Client Ref of 300,000.
Rev. Thomas L. Davis Respectfully Submitted,

IN The South Carolina Court of Appeals

Rev. Thomas H. Davis
Plaintiff
vs.

State of South Carolina

Appellate Case No.
2023-000475

Motion to ~~Vacate~~ or Correct a Sentence Page 13) continued

(3) Citing Negligence to follow Title 17 28 USC Criminal procedures of laws by not following the Rule for 180 Days Delays of a Trial Hearing, Done by Judge Goldsmith

(4) Using a 30 years old Traffic Violation, without a Ten Days Notice to the Defence for the Trial/Hearing, Done Judge Goldsmith

(5) ~~Not~~ Neglecting to follow Guidelines of 28 USC Criminal procedure of laws to give a 30 Notice before a Trial Hearing and allowing Defendant's witnesses time to come to court in his Defense Done by Judge Goldsmith and Mullen

(6) ~~Not~~ Neglecting to hold a hearing of the evidence for the Illegal Obtained warrant by the Officer, who lied to

(7) Obtain, Done by Judge Goldsmith

(8) Neglecting State Guidelines on a 30 Days mistrial error to give Plaintiff an unhaulful sentence of 6 months in a prison, instead of a 30 DAYS in a County Jail as the law requires, by Judge Goldsmith, Wherefore Plaintiff/Defendant is requesting for mental anguish, distress, Pain and suffering and US Civil

Rights and State of South Carolina civil rights laws violations, 602,000 from

each Judge and Solicitor misconded or a satisfied settlement of a lower margin with options to expung all his history of arrest.

(Vacate Sentence)

In The South Carolina Court of Appeals

Ret. Thomas L. Davis
Plaintiff

v.s.

State of South Carolina

Appellate Ct. No.

2023-000475

Motion to ~~Vacate~~ OR Correct a Sentence

Page (2) Continued, (2) The Honorable Judge Carmen T. Muller, Refused in the first two hearings on this same type of case after Plaintiff requested to replace her as presiding Judge over his Trial-Hearings, But committed this misconduct and mistake again, knowing and willingly, trying Plaintiff's cases anyway, without re-cruelling herself to give a fair hearing for the Plaintiff, who told he was suing her in U.S. Supreme Court of the United States prior to both Trial Hearings, which was a blatant violation of Plaintiff's

Civil-Due-process Rights - Citing section (1) All persons born in the United States, and subject to the jurisdiction thereof, are citizens of the United States. These are grounds of Negligence, by 5 years Delays of making a Decision to even hold a Trial Hearing.

Citing Ethic codes requires a judge to act fair and it's a violation when a judge's shows improper demeanor, failure to disqualify herself when the law requires it, also The judicial office take

Precedence over all the activities. Case Law of this State says

That when a judge act as a Trespasser of Legislative Law and don't follow them, He or She loses subject matter jurisdiction and their Orders are void, no legal enforce or affect.

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

APPEAL FROM BEAUFORT COUNTY
GENERAL SESSIONS COURT

AUG 11 2023
SC Court of Appeals

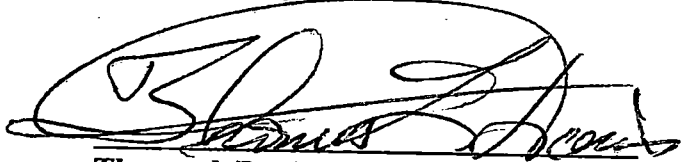
Appellate Case No. 2023-0000475

State of South Carolina Respondent,
v.
Thomas L. Davis Appellant

PROOF OF SERVICE

I certify that I have served the Motion to Relieve Counsel on Jared Sullivan Newman by depositing a copy of it in the United States Mail, postage prepaid, on August 3, 2023 addressed to Jared Sullivan Newman, 1508 Paris Ave., Port Royal, SC 29935.

August 7, 2023



Thomas L. Davis
21 Dulamo Road
St. Helena, SC 29920
(843)707-3704
thomasldavis@yahoo.com
Appellant Pro Se

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