

pg #2

May this court please here the facts of this petition for an injunction to stop harassments committed against appellant by the S.C. Attorney General's office, the offices of the S.C. D.C. Director and the offices of General Counsel, S.C. D.C. For such entities party's to stop decess from harassing me.

ON 6-20-13, thereabouts, the appellant named above, was served by via process server with another copy of S.P.C.R. court's 4-25-13 order of dismissal regarding appellants 3-13-13 P.C.R. "3rd" hearing held in Low Court, 8th Cir, GREENWOODS COMMON PLEAS COURT before his Honor Judge Clifton B. Newman.

This order of dismissal was served on me as stated above, on 6-20-13

pg ~~111~~ = 3

OR theres a bouts.

→ THEN ON 7-9-13 (ONCE
again) as same^{as} ON 6-20-13,
⊙ WAS CALLED FORTH TO B.P.C.I. OPERATIONS,
OUT OFS THE LAW LIBRARY, CUTTING SHORT
MY ALREADY MEEGER AMOUNT OFS VAULABLES
LAW LIBRARY (9¹² 6³), WHERE ⊙ WAS
ONCE AGAIN SERVED THE SAME EXACT
ORDER OFS DISMISSED, THIS WAS SERVED
TOO, ON ME, BY AN S.I.C.D.I. GUARD IN
THE FOLLOWING QUESTIONABLE MANNER.
MRS. WESTLY, OUR S.I.C.D.I. NOTARY,
CAME OUT TOO THE HOLDING CELL AREA
JED AND PICKED OUT A GUARD, "IT
APPEARED AT RANDOM". SHE HANDED
HIM THE ORDER OFS DISMISSED,
SIGNED BY JUDGE NEWMAN ON

Pg. ~~4444~~ = 4

4-25-13, and then Mrs. Westly pointed too me and told him too hand me the papers. He did, then she had him sign his Name on the process server form. It then she told me too sign it, which for the second $\begin{pmatrix} 12 \\ 263 \end{pmatrix}$ in little less than a month had expressed desire too refuse too sign UNTIL a lawyer was consulted by me. Then Mrs. Westly urged/coerced me on too sign, ~~at~~ finally did, adding my own prose handwritten disclaimer, then Mrs. Westly notarized such process server form, made copy gave me copy and dismissed me. Moments latter Mrs. Westly

Pg. ~~4444~~ = 5

hindered, refused me legal copies
in the amount ~~of~~ requested, one
OFS original for my records,
the original too this honorables
court, one copy too Attorney
General S.C. J. Rutledge Johnson
F&S for states record, and
one kuntsy copy for low court.
Later ~~of~~ learned that the copies
that are directly related too this
case which ~~of~~ have been gettin
made, (an extra copies) has also
been being made and forwarded
too (the office ofS General
counsel,) and (investigators for
B.R.C.I. S.C.D.C. MR. ESTES and
MS. Lathing.) This is ~~of~~ strongly

P.S. ~~XXXXXX~~ = 6

feel both illegal and
prejudices me greatly.
For the S.C.D.C. IS my custodians
ON THESE SAME CONVICTIONS SENTENCES
I humbly do CURRENTLY seek relief
FROM, S.C.D.C. INVESTIGATOR M.S.
ZATHING recently informed me
that she had a ~~(complete)~~
(copy) OFS MY (ENTIRE CASE) PRO
SE CASE format, etc. Should
I scream yes I do? NONE
OFS THIS mess has been right
FROM START TO FINISH. EVERYTHING
has been bent and twisted and
used AGAINST ME too cause me
great irreparable harms and
injustices. pleas help me.

PS. ~~*****~~ = 7

Hears the History ofS this p.c.R
order ofS dismissal ofS my p.c.R
application signed by Judge C.B.
Newmon into effects on 4-25-13.

*→ ON 4-25-13 - Judge C.B. Newmon
signed the order ofS dismissal into effect
and then (bypassed) civil procedure
rules ofS s.c. 71.1 (f) and instead
sent (original order) to attorney General
J. Rutledge Johnson, EoS. That was as
stated above, on 4-25-13.

The Attorney General then held
the order ofS dismissal UNTIL
5-22-13 or there about, then it,
(J. Rutledge Johnson EoS.) mailed
me a copy ofS such court order.
Did not actually receive til 5-24-13.

Pg. ~~XXXXXX~~ = 8

UPON RECEIVING THIS FROM THE
A.G. OFS S.C., NOT KNOWING THAT
SUCH WAS IMPROPERLY DELIVERED TO
ME, IN VIOLATIONS OFS 71.1 (F)
UNFILED, UNCLOSED, BY THE CLERK
OFS LOWER COURT AS IS REQUIRED
BY 71.1 (F), NOT KNOWING OR BEING
VERSE IN SUCH LAWS OR PROCEDURES
AND WHILE SUFFERING GREAT EMOTIONAL
AND MENTAL AS WELL AS SOME
PHYSICAL INJURIES, WHILE ON
P.H.D. AFTER ~~⊙~~ WAS SEXUALLY ASSAULTED
"RAPE" BY A PREDATOR S.C.D.C. HAD
ME (AGAINST MY WISHES) HOUSED WITH
~~⊙~~ UPON RECEIVING SUCH ORDER OFS
DISMISSAL FROM A.G. RUTLEDGE, EOS. WAS
"LULLED" INTO THE MISTAKING

Pg. ~~XXXXXX~~ = 9

belief by that communication from the A.G. into the belief that aif had only around 10-days too files both 59(e) as well as notice of appeal in the low court and appellate courts.

So in a funny state of minds even for me at that $\textcircled{\begin{smallmatrix} 12 \\ 8/13 \end{smallmatrix}}$ did my best too compilations a 59(e) motion and notice of appeal which was placed into B.R.C.I. S.C.D.C. made hand delivered too either Mrs. Frie, or Mr. Kitts or Mr. Cox on 5-25-13. Also copies were made and served also at same $\textcircled{\begin{smallmatrix} 12 \\ 8/13 \end{smallmatrix}}$ on all parties, the A.G. Rutledge Johnson, Esq., the low court clerks, Mrs. Lyn Lancaster, the high appellate Ms. Tanya A. Gee, and Judge C.B. Newman, p.c.r. court all on

Pg. ~~XXXXXXXXXX~~ = 10

5-25-13.

THEN ON 5-31-13 thereabouts
⊙ then received from the clerk
LOW COURT the correctly filed, clocked
stamped copy of original order
of dismissal. This was dated
and postmarked for 5-23-13
or 5-22-13, but the B.R.C.I.

made room stamped it as received
processed by S.C.D.C. ON 5-28-13.
AND ⊙ did NOT actually sign for it,
pick it up from S.C.D.C. legal
make system at B.R.C.I. male
rooms til 5-31-13 or thereabouts.

THEN ON 6-3-13 or thereabouts
⊙ received also in legal male

Pg. # ~~11~~ = 11

from the Lower Courts Lyn. W.
Lancaster, my 59(e) motion, unfiled,
with a short tart communication as too
why such was returned (unfiled).

* → This court has already received
from this prose appellant copies of
ALL envelopes which such communications
came in from the A.G. and the
Lower Court, Lyn. W. Lancaster, as
well as copies of unfiled copy
of order of dismissal from
A.G. Rutledge, Eas. which, along
with Judge C.B. Newman's too me,
harmful error brapassing 71.1 (F)
was coupled with extraordinary
circumstances, good cause excussable
mistake error on my part, or
intervertances; neglect,

Pg. ~~11~~ ~~12~~ = 12

For such, if any, procedural
defects, which lower court
did interpreted as just cause
reason for forward jurisdiction
of my case to the appellate
court, (before) filing my prose
(59 (c) motion) for P.O.R. court
too amend, address all
issues which it did fail to
address or even acknowledge in
its order of dismissal signed
by Judge C.B. Newman on
4-25-13. This prose
appellants humbly prays for
this most honorable court to grant

pg. ~~XXXXXXXXXX~~ = 13

Such appellants petition for
an INJUNCTION (COURT ORDERING)
the Attorney Generals office
of S.C.I. and the offices of S
S.C.D.C. Director, as well as
S.C.D.C. General Counsel, to
cease and desist from further
harrasing me in my efforts
to prosecute this appeal, or
from hindering me from utilizing
my right to access to the courts
by such acts as denying me photo
copies when valid need calls for
such copies legal copies being
made by S.C.D.C. Staff for me
and that such S.C.D.C. Staff
Stop making and dismeting

Pg. ~~14~~ ~~14~~ ~~14~~ = 14

deseminating dissemination of FS
using "Extra copies" (with out) my
permission, of FS my (Legal work)
and that all such copies S.C.D.C.
Staff such as Investigator's MR
ESTES and MS. LATHING do now
have in their possession, be (destroyed)
and recorded as such, at once
OF ALL copies S.C.D.C. has accumulated
OR collected by such questionable
and shady means or practices
as discussed above in this
petition for injunction, and
That S.C.D.C. begin at once
to provide me with (proper sized)
(paper) for my communications to FS

pg ~~XXXXXXXXXX~~ = 15

This Honorable Court or too in either
Court within this country U.S.A.

If ~~it~~ going too be charged/debited
for every cents worth of paper,
envelopes, pens, that S.C.D.C. does
so grudgingly provide with me, then
at least IT SHOULD CONFORM
TO COURT RULES PROCEDURES
STANDARDS.

NO COPY OFS
This petition can be forwarded
too the state or lower court,
or anyone else, due too facts
that (S.C.D.C. is currently refusing)
me access too the courts, by denying
me copies ofS legal documents mine
SOULY CAUSE THEIR "HANDWRITTEN"
SUCH AS THIS PETITION INJUNCTION IS.

PJ. ~~*****~~ = 16

This pro se appellant and
petitioner in the above noted
pending cases due to ^{old} injuries
in hand wrist, wear & tear of
age, past injuries, etc. cannot
possibly be expected by S.C.D.C. nor
the legal system for (hand copy)
each such hand written document,
petition or motion. For one thing,
(NO TWO OR MORE SUCH COPIES WOULD
EVER BE EXACT.) For another, they won't
provide the paper, pens. For such, contrary to
whatever they say. Respectfully Submitted on
7-17-13
DATS, Ben Nabor

BEN NABORS #233844
B.R.C.E. Sat-126
4460 BOARDSMIVERS ROAD S
COEL, S.C. 29210

NOTE! DUE TO S.C.D.C. BLOCKING MY ACCESS TO COMPS,
I CAN NOT PROVIDE THE FOLLOWING WITH COPIES OF
THE MOTION IN JUNCTION
* ATTORNEY GENERAL ALAN WILSON, E.O.S.
* S.C.D.C. DIRECTOR,
* S.C.D.C. GENERAL COUNSEL.

PS. ~~XXXXXXXXXXXX~~ = 17
PROOF OF SERVICE.

Ⓢ BEN NABORS, SWEAR UNDER
all penalty of perjury that he
did deliver this enclosed
petition for an injunction
to the Supreme Court of South
Carolina on 7-17-13 by hand
delivering such to S.C.D.C. Male Room
Supervisor at B.R.C.I. addressed
as follows:

THE HONORABLE
D.E. STENROUSE
S.C. SUPREME COURT
P.O. Box 11330, Colesco 29211

Respectfully Submitted on:

7-17-13
Dats

Bu Nabors

BEN NABORS #233849
B.R.C.I. 4460 BURNS
NABORS ROAD COLESCO 29210

EXHIBIT # = 1

THIS IS THE (LEGAL)
PAPER S.C.D.C. ISSUES FOR
PRISONERS WHO MUST
COMMUNICATE WITH COURTS
OFFICERS OFS.

AS YOU CAN SEE IT
VIOLATES COURTS STANDARDS
(RULES) FOR SIZE THAT
SUCH (PAPER MUST BE)
NO SHARP INSTRUMENTS ARE ALLOWED, SO IT
MUST BE "FORN" WHICH ~~IS~~ BEN TOLD JAMES
COOPER MASHINES. PLEASE GRANT THIS
IN JUNCTION AT YOUR EARLIEST HEARING.

THANK YOU -

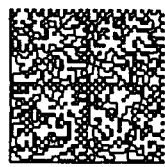
7/7/13

B. J. WELLS

~~DAYS~~

~~BEN NIDBORS #233894~~

BEN NAPORS #233844
B.R.C.F. Sal-126
4460 Boards Mills Road
Coel, S.C. 29210



UNITED STATES POSTAGE
PITNEY BOWES
02 1M \$ 01.06⁰
0008003534 JUL 18 2013
MAILED FROM ZIP CODE 29210

RECEIVED

Mailed on JUL 18 2013

7-17-13

BRCI
MAILROOM

Bm

S.C. SUPREM COURT
Honorable D.E. SHEARORS
P.O. Box 11330, Coel, S.C. 29211

LEGAL MAIL

THE DEPARTMENT OF CORRECTIONS HAS NOT CENSORED
THIS ITEM. THE DEPARTMENT DOES NOT
ASSUME RESPONSIBILITY FOR WRITTEN CONTENTS.
THE DEPARTMENT OF CORRECTIONS
BROAD RIVER CORRECTIONAL INSTITUTION

RECEIVED

JUL 18 2013

MAILROOM
BR/CI

STATA UNIT