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Jun 27 2024

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM ANDERSON COUNTY
Court of Common Pleas

J. Cordell Maddox, Jr., Circuit Judge

Trial case No. 2022-CP-04-01976
Appellate Case No: 2023-000045

DESIGNATION OF MATTER

Danny L. Ivester, Sr., Appellant,

v.

EYZC RE, LLC, Respondent.

JUNE 25, 2024

DESIGNATION OF MATTER

Transcript summary: (Hereafter Common Pleas; CP).

1. ERROR: page 11 line 7 misspelling – **initiates**.
Correction: should be **Vitiates**.
2. The transcript already in this court is accepted with emphasis on the primary points in fact: (a) Judge Maddox states clearly the **ONLY** thing he can do – (b) is he must **affirm** the inferior courts action, pg 3 line 22/23, pg 4 line 2-5.
3. Page 3, line 24, Appellant's attempt to interject jurisdiction on the record and respectfully not interrupt Judge Maddox. (a) pg 4 line 9/10 on the record we are within Admiralty. (b) Pg 4 line 18/19 affirm Title 28 USC 1333 (1) In common law. (c) Pg 4 line 22 Judge Maddox OKAY'S. (d) pg 4 line 24/25 – pg 5 line 1 - 5, Appellant warrants on the record, In common law. Was **agreed**.
4. Pg 11 line 11 – 23 Speaking on the inferior courts jurisdiction and Appellant **denied** any jurisdiction to the inferior courts.
5. Appellant's Appeal, transcript, several affidavits were filed to deny magistrate courts summary jurisdiction. They were ignored & un-rebutted. Affidavit principle of law now is fact in truth. This Appeal arises by Magistrates summary abuse of law process.
6. Appellant's Appeal, plainly exposes summary process power in malice aforethought, collusion & conspiracy upon general public.

7. Appellant's Appeal, punitive in nature for persons profit benefit in summary process, is none the less than the kings bench [Esq.'s: Dishonor of judiciary] of English **star chambers**, "supposedly" stopped in 1641, see *Timbs V Indiana* cited as: 586 U. S. ___ (2019) @ Thomas J. concurring.
8. Conclusion, Respondent's / Magistrate summary process: Lack of Jurisdiction. So **no**: Jurisdiction for CP to affirm ensued. Through Appellant's Appeal in this court: Abate, CP Appeal Order or other on grounds of: Lack of Jurisdiction & all Orders are: null & VOID.
9. All filings of Appellant's are: Relevant to this action, **in** this court. Follows: Cites with direct relevance to Appellant's **Appeal** & action:
 - 16 Am. Jur. 2d Sec 167., (property guaranty, Right, Title)
 - 16, American Jurisprudence, 177, (general unconstitutional statute)
 - 16 Am. Jur 2d, Sec 362. (property: judicially sacred right, to protect}
 - 16 Am. Jur 2d, Sec 364. ('property' value interests man possesses)
 - 16 Am. Jur. 2d, Sec 369.(property, deprivation)
 - Miranda v. Arizona*, 384 U.S. 426, 491; 86 S. Ct. 1603 (1966)
 - Sherar v. Cullen*, 481 F. 2d 946 (1973)
 - Norton v. Shelby County*, 118 U.S. 425 p. 442 (1886)
 - Perez v. Brownell*, 356 U.S. 44, 7; 8 S.Ct. 568, 2 L.E.2d 603 (1958)
 - Conley v. Gibson*, 355 U.S. 41 (1957).
 - Cochran v. Kansas*, 316 U.S. 255, 257-258 (1942)
 - Simmons v. United States*, 390 U.S. 377 (1968)
 - U.S. v. Lee*, 106 U.S. 196, 220 1 S. Ct. 240, 261, 27 (1882)

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DESIGNATION OF MATTER
CERTIFICATION

Appellant here Certifies: To the best of his knowledge & in good faith:

Designation contains no matter, which is irrelevant to the appeal.

Explicitly: All Rights Reserved. SIGNING

Date: June 25, 2024

[In Propria Persona, Sui juris:
All at God's grace & guide

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