

Shaheen Cabbagestalk

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AUG 12 2024

SC Court of Appeals

Notice of Appeal
of Administration
Hearing 3/28/24

v.

S.C. Dept. Probation, Parole
Pardon Services
"MARK funderburk"; Janie
meyers Agents

Case:

State v. Ramsey, 673 S.E.2d 428, 381 S.C. 375 (S.C. 2009)

Now Cometh the (Sovereign) to this Courts in regards of the following. ①. Hearing officer ms. phillips did not consider the fact theres no victim in this situation and the Alleged charge was to be Dismissed and dropped by Solicitors office. ②. Hearing

Officer did not take into consideration these Allegations Stemmed from A Corrupt Cop "Darion m. Roseau" who was criminally Indicted, Arrested, and fired during the pending of these allegations. And None of the Paper work is for me which the probation warrant stems from and never occurred all is made up by Corrupt fired Cop above named.

3) Probation Agent "MARK funderburk" lied to my family told them I'll be getting out April 1st 2024 And want me to move to Dillon S.C. I agreed to that and on April 1st 2024 he (Renigged)/(lied) did not let me out to continue my probation, As he favored others with way worsser situations some (federal) and I have [NO VICTIM] charge was to be dropped and dismissed the Solizitors office can be a witness to this all said. ④. If theres no victim, charge supposed to be dropped and stemmed from A Corrupt Cop that's fired, Indicted, Criminally

Arrested theres no Case, Administrative officer (did not) take into consideration as A witness) the person Alleged as a victim could've been contacted (I WAS not allowed to use the phone) as (I Represented myself) to have my witness present which my witness needs to be contacted Could've changed the out come of this hearing and had my probation continued and me freed. Jailers Blocked me I interfered with my right to call my witness and access to Courts (there for) I deserve Revocation of probation to be Dismissed (Alleged victim) that's not A victim And my witness to be heard by Administrative hearing officer and the courts with NO interference
Conclusion: Continue probation, Contact my witness and let her tell truth in Courts and free Me out Detention center Home.

Continued →

Continue my case until my witness can be present and let the courts know there not a victim and clear me from this entire situation. Review hearing transcript as Evidence this case was to be dropped/dismissed As Investigator Admitted (And) my witness can tell this courts and probation administration. Do to the interference of my witness I have a Due process right to have an witness present, as well 4-1-24 secret hearing It was admitted by Solicitors office Charges were to be dropped/Dismissed leaving Entire Case In Conflict. (F) Request my witness be contacted and probation continued, as well Its law probation officials suppose to be counsels they need to immediately communicate to Solicitors Drop Charge there's no victim (Change of venue) of Probation Case to Dillon County Probation Agents do to Illegal Corruption In Chesterfield Solicitors office and Corruption of Darrien M. Roseau to Assure fair hearing and if my rights are respected, And change of probation Agents from Chesterfield to Dillon County Agents I (Rescind) my signature allows Chesterfield Probation Agents any Jurisdiction over me to Dillon S.C. Agents. A secretive hearing was had 4-1-24 was not to be had was scheduled for 4/4/24 9:00am I Request An Investigation of Solicitors office and An Attorney NOT from Chesterfield S.C. and why wasn't Charge Dismissed (IF) there is NO VICTIM And At the time 2:30hrs/9:30pm wife was not in this state was In N.C. you Can't get probable cause (IF) Alibi/ witness not in this state And Rule 60(B) motion heard to address that Issue Being Illegally Held back by Solicitors office and Clerk of Courts Investigate Solicitors files and Clerk of Courts files this case Special and made complex do to Corruption In Solicitors office in Chesterfield S.C. and the Corrupt Investigator on Case Weldon C. Ganney III this why change of venue Requested to Dillon do to fraud upon the courts and deeper Corruption in Case in Chesterfield Courts. All was under Threats, Duress, and Coercion (and) a form of (Double Jeopardy) prohibited by Constitution.

[4-2-24]

(Probable Cause hearing was Held on 2-20-24 Violated State v. Ramsey, 673 S.E.2d 428, 381 S.C.375 (S.C. 2009) As well see Section 43--232 of the Code Court of general sessions got No Jurisdiction of Case. A court with no Jurisdiction Actions are VOID. Magistrate Judge John Kennedy Melton had no Jurisdiction to hold probable Cause hearing on my Alleged CDV Charge which there's no victim and charge was to be Dropped/Dismissed see 16-25 20:55. Code provides: The offer must be tried in Summary Court, see Section 22-5-710 S.C. don't use County Court systems, Magistrate Exceeded his Authority

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