

Shaheen Cabbagestalk  
v.

191

RECEIVED

AUG 12 2024

SC Court of Appeals

Notice of  
Appeal of  
Any Revocation  
And Why  
Dismissal with  
prejudice

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 situation for the following:

1. This case is a form of (double Jeopardy) which is prohibited by law and Constitution, S.C. Dept. of Corrections cannot accept me at all in their Jurisdiction with an Invalid Commitment order. [see op-21.09, op-21.04 Inmate

Records plan policy, classification plan policy. In their Jurisdiction the Commitment order must be valid to house anyone or they cannot accept you. 2. The only way to [change a name] per. SCDC policies is by [family courts] NO other place (see op-21.04 policy of SCDC as well op-21.09 policy of SCDC as they state. SCDC Legally or lawfully have no Jurisdiction to house me at all in their custody (no) Chesterfield Detention Center further

3. with an INVALID commitment order until this is done by [Court order] as a pretrial detainee IF my name has not been changed by family courts order I have rights of due process and Demand to be continued on probation until Jan. 7th 2005 (OR) Terminate it, (OR) Allow me to continue it pay \$ off Alleged owed, Terminate

all Paper work for probation and leave me alone, (OR) Allow probation to continue I complete program for classes, (OR) continue it stricter rules, (OR) ankle monitor. 4. There's no [Revocation order] for commitment (properly) Legally OR lawfully until this is done, as well see

State v. Ramsey, 673 S.E.2d 428, 381 S.C. 375 (S.C. 2009)  
[See Section 43--232 of the Code Jurisdiction Statute

Court of General Sessions got NO Jurisdiction of case at the time of indictment. Actions of a Court with respect to a matter as to which it has NO Jurisdiction the indictment is Nullity, which leaves NO Jurisdiction for probation to act upon me at all.

5. Magistrate had NO Jurisdiction to hold probable cause hearing on respondents Criminal domestic violence Allegations. According to Section 16-25-20 S.C. Code provide the offense must be tried in Summary Court 16-25-20 (2009)

19.2 This is forced on me by threat, duress, and coercion  
This why probation agents have NO Authority or Jurisdiction to act on me I should be  
S.C. don't use County Court Systems 22-5-710: (Magistrate Exceeded

his Authority.) (Also see State v. Pickle Simer, 388 S.C. 264, 268,  
695 S.E. 2d 845, 848 (2010) 24-21-560 (C): may not Exceed beyond  
the End of the term of original Sentence. but [None of the  
Paper work Is forme] So Entire Case Is (in Conflict) With itself  
All has to be re-done (and) I may not be accepted in S.C. Dept.  
Of Corrections with an Invalid Commitment order (not forme).

there for NO Probable Cause legally Exist's and this Entire Probatio  
n Revocation is (the fruit of poisonous tree doctrine) violation  
See (Wong Sun v. State) AS well Probation Agents Are hidding

Criminal Activity of Darrien M. Roseau A corrupt Cop fired, indicted and  
Arrested as well hidding fraud upon the Courts see Chewning v. Ford Motors  
\* Conclusion: to be left Alone Continued on Probation  
with different solutions Structure rules or complete programs, or take classes, or ankle monitor  
until Jan. 7th 2025, Released from Chesterfield Detention

Center, Allowed to work finish paying off \$ allegedly  
owed, change of venue of case before decided as well  
Change of Probation Agents back to Dillan S.C. Probation  
Agents immediately, (Rescind) my signature off any document  
Allows mark funder burk Jurisdiction OR Janie meyers Jurisdiction  
in to deal with me AS AN Probation Agent and (only)  
Allow Dillan Gmty Probation Agents to Deal with me its  
Original Jurisdiction of Indictment #: 07-65-17-00364

And to be released today to my family do to all these  
Violations by Agents and his Corruption and Allowed to finish off Probation with Dill  
on Probation Agents, Pay \$300 in Arrears (And) (OR) I request termination  
of it immediately. Only Reason Arrears do to Birth certificate  
took like 2 months to come from New York City  
and Agent MARK funder burk would not Allow me to work A certain job to pay it off, Janie meyers  
lied about helping me get a job with [By: Shaken Cabbagertalk] for there reasons I should be  
Mr. Kirby of Cheraw S.C. (ASH) Neighborhood Area never helped she lied. 4/1/24 (CC) Continued.