

FAX COVER SHEET

Date: 10 Sep 24

Pages (include Cover Sheet): (4)

Ms Terry R. Schings Clerk of Court

To: Ms. Katherine Hedrick Deputy Clerk of Court Agency: South Carolina Appellate Court

Fax: 803-734-1839

From: Mr. Kenneth S. Inelney

If you do not receive all pages, please call the number above

Comments: There are my complaints and disaffection with the Appellate Court of South Carolina. Under SC Code 14-11-85, you know case of Equity to the Supreme Court - you know of investigations of those involved with lower court case 2020 EP 88-01945 and 2022 EP 88-08418. You know and those who made decision know all along that cases should be to the Supreme Court. The Appellate Court and Office Disciplinary Counsel are on the same page, helping those under investigation due to influences to this court and Disciplinary Agency.

RECEIVED

Sep 10 2024

SC Court of Appeals

Mr Kenneth S. Pinckney
276 St. Julian Drive
Cross S.C. 29436

4 Sep 24

RECEIVED

Sep 10 2024

SC Court of Appeals

Deputy Katherine Harrison (Appellate Court)
1220 Senate St
Columbia S.C.

Mr. Steve Jordan
this letter to
Jerry Ketching
County Court, Amn

Kenneth S. Pinckney v. Leray Pinckney 2022-001555

Dear Deputy Clerk Harrison:

Kenneth S. Pinckney v. Leray Pinckney cases 2022 CP 08 1948 2022 CP 08 00478 2022-001555

My complaint to you is of your office staff. I had a Magistrate Hearing on 24 Aug 24 in Berkeley County, Moncks Corner S.C.

I informed the Magistrate Judge Paula McElwaine about my motion to the Supreme Court to withdraw the Remittitur and reinstate the case. I gave her a Blue Folder. Court is in session. Plaintiff Leray Pinckney is doing his argument, has finish. I'm about 1/4 the way doing my argument. The Judge stops the hearing, keeps the Audio on + burning and leaves the Ballot in charge, saying no one is to say anything.

She goes and calls the Circuit Court and the Appellate Court. She discusses my motion with personnel at the appeals court & how to be "Shabby" could be spenser. Ms Darny John is not there. Shabby gives the Judge the impression that the Remittitur will not be withdrawn nor lose Remittitur.

She should of never revealed anything about my motion. Nor give her opinion. This motion has a possibility to be granted. Amn. The Magistrate Judge was ready to rule on the case when she come back

From after 25 to 30 minute Break, leaving the Bedie running. She said I am ready to work. She went through my motion, which I only wanted to show her that I made a motion to the court. Took my vomit out and read out the names of the letters of Investigation for for, as she said, (5) Peoples Attorney's Debra Weather, J. Chris Zornig, Thomas H. Brush, Jim and Leaning was under Investigation by the Office of Disciplinary Counsel, with Messer F. F. Equity Deje Edward don Slombrook, still under Investigation along with Magistrate Judge, Edna Jenkins Whaley.

With a complete Brief and Designation of Matter done at of your office, and with me informing you I did not get (3) Ratification By mail. Then I show you that I had asked (2) Ladies to Type a Brief for me. Send my the court the two letters. I did not know that Sperry was my case manager. And Mr. Skally Spenser is not my case manager. She should of never said anything to Judge Mcalvogue about my appellate case correspondence or matters. So, I make a complaint on Mr Skally Spenser.

I also make a complaint that this case as I said in my motions was suppose to be to the Supreme Court under South Carolina Code 74-11-85. The case come from a lower court Messer F. F. Equity Hearing. That is a distinctive Equity case.

I informed you and The Office of Disciplinary Counsel of undue Influence upon the court and its personnel and Agency. This case was kicked out of the system, that is why you did not ratify me on occasions 15 Apr 24, 18 Jun 24 and 28 Jun 24. A comparison to take the case out of

the system, with the permission of the lower courts
 you now cannot go to the Supreme Court
 to Appeal. It was unethical, and unjust. The undue
 Burden of a Court on one of its citizens and
 Veterans. There was no administration of Justice. But
 The Appellate Court doing what is known to the
 By a lawyer - **THEY WONT LET YOU WIN!!!**
 Cases are won on the merits of your Plea, Testi-
 mons, Evidence and Court Documents.

My Documents clearly show that you forced
 my former Attorney, Jeffrey Weather, Attorney D-Chris
 Learning Learning, who Time out on his Brief and
 Resignation of matters. You gave him an Attorney
 another Big Big Big chance. But you were quick
 to get to the Remitter and Rule against my
 Motion. The order showed that you intentionally
 helped these under Investigation of the Office
 of Disciplinary Counsel. You and the office of Disci-
 plinary - In the same Office 1228 Senate Street was
 kept about of them under Investigation. You knew
 that the Appellate Court should not of received an
 equity case. Date 14-11-85. What does it say
 when the Court does find on the Court by
 the Court by these under oath one suppose the
 up hold the Law NOT BUREAU.

Strongly know she did not send those notification
 out or who ever was responsible. This is unethical
 and appalling. What the Court and Personnel was Capable
 In your Name possible, Shameful and a disgrace to USA!!!

Sincerely
 Kenneth S. Brinkley
 US Citizen, US Veteran Aaron Aaron Aaron