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OCT 10 2024

S.C. SUPREME COURT

STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW

ALONZO JONES  
Applicant

CASE NO: 2017-CP-28-00226

v.

Motion to Relieve  
Counsel

STATE OF SOUTH CAROLINA  
Respondent

Now comes the Applicant in the above-captioned action, acting pro-se, hereby moving this court to relieve SARAH ELIZABETH SHIPE as counsel for Applicant. Applicant also requests to have new counsel appointed to represent Applicant as there has been a breakdown in communication between Applicant and counsel. Mrs Shipe will not do what Applicant has asked her to do. In Applicant P.C.R 24.0 pg. (2) clearly states that Applicant in line (2) states that the United States of America claimed possession of the evidence (pistol and ammunition) on 1/7/2013 by ATF special agent JESSE LEE rather Applicant ask Mrs Shipe to get this evidence of chain of custody from Camden Police

DEPARTMENT AND SHE SAID SHE NOT DOING IT. IN THE ORDER GRANTING RELATED APPEAL PURSUANT TO AUSTIN U. STATE SIGN BY CIRCUIT COURT JUDGE D. CRAIG BROWN 1/31/2022 PG.(1) THAT COUNSEL MOAK REPRESENTED APPLICANT AT THE HEARING AND NO EVIDENCE WAS PRESENTED ON BEHALF OF THE APPLICANT. APPLICANT ALSO ASK MRS SHIPE TO GET INDICTMENT INFORMATION! THE APPLICANT WAS INDICTED 2/20/2013 HOW CAN THAT BE SO IF THE ATF CLAIMED THE EVIDENCE 1/7/2013. I EVEN ASK MRS SHIPE TO BRING UP JURISDICTION! CONFLICT ONCE THE ATF TOOK CLAIM OF THE EVIDENCE THE STATE LOST JURISDICTION! IN JUDGE D. CRAIG BROWN CLEARLY STATES ON PG. 2 THAT THE ORIGINAL JURISDICTION IS THE STATE OF SOUTH CAROLINA. AND IN RESPONDENT VASMEED E. KLEIN ON 3/2/2021 ON PG.(3) STATES THE SAME THING, THAT THE ORIGINAL JURISDICTION WAS THE STATE OF SOUTH CAROLINA. ALSO ON PG.(2) VI. ANY FUTURE AMENDMENTS AND INVOCATION OF DISCOVERY CLEARLY STATES APPLICANT MUST SPECIFY ANY CLAIMS HE INTENDS TO RAISE AT THE PCR EVIDENTIARY HEARING.

All Claims should be made well in advance of the evidentiary hearings. Because Applicant has been appointed an attorney, "Mrs Shipe" the attorney and not Applicant is the only individual authorized to file Amendments to this Application.

It's Applicant's right to have everything Applicant asks to be done in his behalf and Mrs Shipe is not doing for Applicant. Applicant requests that Mrs Shipe be relieved and appoint new counsel please.

THANK YOU

Alanzo Jones  
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Sept, 4 2024

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COLUMBIA SC 290

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Federal Correctional Institution  
696 Muckerman Rd., Bennettsville, S.C. 29512

Date: 10-07-2024

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