

10-30-24

The Day I Reciver the Final Order Date 9-5-24
 Was, 9-10-24, Due to LEE com Inst lock Down
 Because of a Murder investigation, that happen
 In F3B Wing, they had A-And B wing lock Down
 No Movement for 3 weeks. No law library Movement
 No outgoing mail pick up and No legal Mail Move
 ment. Nothing on the west yard move F1, F3
 Inst. Lock Down, pendding the investigation.
 But I File the Notice of appeal to the Final
 putting it in the les Mail Box, But I sent it to
 the Wrong Court. put it in the Box 9-12-24
 But I file to S.C. Supreme Court, and a copy to
 the Adminstrative law Court. (New Jane Sundry
 A New proof of Service Correction the Misake
 1 Copy to the Court of Appeal, and 1 Copy to the
 Respondant Matthew C BOCHANAN, at S.C. Dept of
 Parole, at time I put this letter in the Mail to
 the Appeal court, I am putting a copy of some to
 the Responder. Because that

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General Counsel Matthew G. Buchanan, would mislead
the court, with misinformative, trying to get the case
Dismiss, because the SCDPPPS, have violate these
Goulduxe 24-21-680, By taking me up to a Final hearing
and violation My parole on Feb 7, 2023, for Being arrest
Not, waiting on A Disposition from the arrest 8-9-22.
From the court, because at the time I had Not
Been to court to Any hearing. Because I Been
State I was innocent. I told Administrative hearing
Office Mevine D. Suber on 11-23-22, I Never Done
None these thing I was accuse of, I was Being
Set up. And he inform me if I Beat all the charge
then my parole would Be Reinstated. on Feb 7, 2023 I
was taking to a Final Revorkition hearing and My parole
was violation, for Being arrest on 8-9-22, and charge
With 5 charge. Then Feb 8, 2023, I was taken From
Marlboro County Jail, Back to Kirkland PHE on A Parole
Violation. Then on 1-10-24 the Marlboro County Solicitor
Dismiss all 5 charge I was arrest for and charge on
8-9-22.

Then on Feb 28, 2024. I was taken to the parole Board
By S.C. Dept of Parole Release Service, and Report for
parole, on misinformation, and at the time, the S.C.
Dept of parole, Never Done a follow up, Because
The lawyer for Parole General Counsel, State, the charge
and case was pending, See copy letter Date Oct 30, 2023.
Then I ask him to check Record, he Refuse See letter Date Nov 15
2023. (First he state, the Board could violate me on Poss of
Weapon charge. as the court can see, this charge have
Been Dismiss, Because I was Never in poss of Any Weapon.
And Because I was charge with this, when chief investigator
For Marlboro County Sheriff Dept. Remuesgate, he found I was
in the Marlboro County Jail. And they Never got No weapon
off of me or around me. 3hr after was in County Jail this
Weapon pop up. ①. I Did't have no kind D.N.A or et al Finger
print on it, and they Did't get it off me. And when
they check the SSN.#, it was Reported stolen or use in A
Crime. And it was mine, I would't have it or ^{Item} on parole,
Been out or leave 9 month and 20 days. Never Miss a
Report, Reported 1 time per month ³ every month for 6 year 9 month.
20 days.

Document of Record to Show Burden of proof that S.C. Dept
have violate 24-21-680 Guidline, of Due process. By
Taking me to the Final Revoled hearing for Being arrest on 8-9-22.
The Record From, Administrative Summary Report Date 11-23-22.

See copy. Parole Warrant file on Fed 7, 2023 to S.C. Dept
parole. Then Copy of Order Revoiking my parole,
Fed 7, 2023. This a violation 24-21-680 I had Not

Been Back to Court at the time, So there was No court
Disposition. Then on 1-10-24, the Solicitor Dismiss

all 5 charge. (And of the charge Been Dismiss By
Solicitor and court, the Revoiktion and Violation is

Suppose to Be Dismiss, Because this was the
Evidence the S.C. Dept of Parole was using

to Justify violation my parole with out
A Conviction, By the Court of Law. And I

Tried to Explain to them a man is Innocent until
Found guilty in the Court of Law or Pleas guilty
Being charge or Arrest Dont mean you guilty.

I have signed each last pg Document, and I have a
MOTION Rule to 245. to Before of paying the filing fee in
this Extraordinary Case Before this Appeal Court.
And I am sending my Appeal, and my Brief to my
Appeal at one time, and I am sending a copy
to the responder of parole Matthew C Buchanan
at the same time. So he won't be able to mislead the
Court, about he did not get a copy. Because ~~the~~
S.C. Dept parole, is in violation of my Due process
and is unlawfully holding me or a parole violator
violate 17-27-20(A)(5)(B) they was suppose to reinstate
my parole, they Refuse to correct the record and
there mistake, and at every turn, they has misled the
Court, But the proof is in the Record for the Court
to see. (The law is the law.) I am innocent, and I have
Not Broken No State, Federal or local laws. and I am asking
to be reinstated back on parole, I was out 6 year 9 month
20 Day. Reporting 1 time per month, never miss a report,
was not working taking care my New wife and grand kids
William Smith (5) D. it mtd. 11-2-20

Please Read The Paper and
Record to Support My Fact

The S.C. Dept. has State if they Dont have
Court order they no check any thy. it Resolve.

They Breaky the Law and Violation there
OIA guideline. 24-21-680.

If they would wait, give me a Bond, and waited until
I went to court and I got a Disposition By Court
Innocent or Found guilty or Plea. Then I would
Violated.

[This case I am

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SC Court of Appeals

William Smith #161838
AKA. William Kinard
LEE Corr Inst F3A2134
990 Wackerly Hwy
Bishopville S.C. 29010

IMS

To: South Carolina Court of Appeals
Clerk, Mrs. Jenny ABBOTT Kitching
P.O. Box 11629
Columbia, S.C. 29211

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