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DEC 04 2024

SC Court of Appeals

STATE OF SOUTH CAROLINA
Jerome Conway

THE STATE OF SOUTH CAROLINA
IN THE SOUTH CAROLINA COURT OF APPEALS

CASE NO. _____
Docket: _____

NOTICE OF APPEAL TO JUDGMENT ENTERED BY ADMINISTRATIVE
LAW JUDGE S. PHILLIPS LENSEL DATED: NOV 19, 2024
RECEIVED BY APPELLATE FROM MAIL ROOM ON NOV 25,
2024. JUDGMENT ENTERED BY JUDGE DUE TO ABUSE OF
DISCRETION, ERROR OF LAW AND PROCESS VIOLATION
RENDERING VOID & UNCONSTITUTIONAL [REDACTED] SCRPC
RULE 60(b)(4) VOID & UNCONSTITUTIONAL, WARE V. WARE,
SANDERS V. SMITH AND GARNEY V. GARNEY.

VS

STATE OF SOUTH CAROLINA
South Carolina Department of
Corrections

STATEMENT OF FACTS

Now comes the above entitled Appellate in this action pending before this court herein today. I certify under penalty of perjury that all statements stated herein are true and correct so help me God. The Appellate states that even though warden, LT, and staff know Appellate has cases pending before the courts. Staff still was allowed to throw away all the Appellate legal documents in trash exhibits evidence supporting wrongful conviction, false imprisonment, false arrest malicious prosecution.

STATEMENT OF FACTS

The Appellate states that South Carolina Department of Corrections along with office of General Counsel all have been conspiring together to deprive the Appellate of his civil rights to due process, fairness and equal protection of the laws with being subject to very inhumane treatments and inhumane living conditions all for the filing of civil actions, petitions, lawsuits, Habeas, Pet's and grievances against SEDC with the stealing of all legal documents by staff thrown in trash.

LEGAL MAIL
MAIL ROOM
Trash.

STATEMENT OF FACTS

Under these circumstances in which General Counsel knows and still support conspiring with (SCOC) to have these things done to the Appellate. Then later to be used as a legal defense against the Appellate and justified to uphold as well as enter judgment in favor of the Respondents. All based upon fraud upon the court, misrepresentation, perjury, conspiracy to deprive civil rights to due process, equal protection, fairness, and justice within pending proceedings before the courts. Judgment entered without following these procedures renders judgment thereof void and unconstitutional in which its mandatory not discretionary to be vacated without delay to do otherwise would be a total denial of Law as well as Justice in matter where justice is very much needed.

STATEMENT OF FACTS

The Respondent each time no matter the wrongs known to be done with rights violated is always still allowed by the courts due to them being in support as well as in connection with them allowed to present sham legal defenses based upon perjury, conspiracy, bias treatment as well as racist and discriminatory towards the rights violated in this action by the Respondent. The Respondent's have violated the petitioner's constitutional, civil, and human rights by there unlawful, willful, intentionally conduct to not only violated the petitioner's rights but to subject him to very inhumane treatment and living conditions.

STATEMENT OF FACTS

The courts are bound by the constitution and everything within the constitution is mandatory all judicial officers as well as all judges have sworn an oath to uphold, defend, honor, enforce, and respect the Const. ~~In~~ which they refuse to do. The constitution is the Law of the land must be enforced. Therefore Appellate hereby invoke his rights under the constitution upon the courts to ensure [REDACTED] justice in this case herein today.

**LEGAL MAIL
MAIL ROOM.**

CONCLUSION

The Appellate states that the court and Judge abuse its discretion, further error of Law and Justice within this case pending before the court's by ruling in favor of the Respondent who presented Sham, legal defense, against the claims, and allegations raised by the Appellate. The constitution states that no person shall be denied the right to life, liberty, or property without due process of Law nor deny right to equal protection of the laws. Further stating that no governmental official shall use any laws, rules, statutes, or policies to deny the Appellate of his civil Rights in which is being done herein with Judgment being entered in favour of the [REDACTED] Respondent using Rules of court to deny and override the Constitution in which is Supreme, over court rules, laws, statutes and policies. Thus Judgment entered by the Judge is void and unconstitutional, in which must be vacated without any delay further entered without due process and fairness

CONCLUSION

Based upon all stated facts stated herein I Appellate prose matter before the court with this notice/ Appeal requesting court to vacate known void Judgment and order SCDC to restore lost time, max-out date, correct back to June 17, 2024, charges dismissed, canteen, phone, and all things taken as a result of void Judgment being entered in violation of civil rights as well as constitution to due process. Rendering Judgment void and unconstitutional, All be granted and restored to the Appellate. SCDC keeps moving max-out date stating due to charges yet all charges filed against me pending before the courts the General Counsel have [REDACTED] noted and further stated no good time or anytime was taken if so how max-out day for day mandatory 85% time service requirement with 526 Jail time credit max out of 6 years Sentence move from June 17 2025 to Dec of 2025 to Nov of 2025 with work credits applied. Being done all due to petitioner petitioning the courts for all rights violated by staff, in which is unconstitutional.

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SC Court of Appeals

STATE OF SOUTH CAROLINA
Jerome Curry

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS FOR SOUTH CAROLINA

CASE NO. _____

AFFIDAVIT OF SERVICE BY MAIL

vs.

STATE OF SOUTH CAROLINA
SOUTH CAROLINA Dept of Corrections

AFFIDAVIT OF SERVICE BY MAIL

1. I am the above entitled Appellate in this action pending before the Court herein today pro se

2. I certify that all statements stated herein are true and correct and that I have served all parties listed below on this 26th day of Nov 2024.

3. By placing in the hands of correctional officer to be mailed to all of the following addresses listed below:

Respectfully Submitted BY (S) Jerome Curry

Pro Se: Jerome Curry # 252067

South Carolina Court of Appeals
Jenny Abbott Leitchner, Clerk
Post office Box 11629
Columbia SC 29211

South Carolina Department of Corrections
Office of the General Counsel (SCOC)
4444 Broad River Rd
Post office Box 21707
Columbia SC 29221-21707

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South Carolina Court of Appeals

Jenny ABBOTT Kitchings, Clerk

Post office Box 11629

Columbia SC 29211

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SC Court of Appeals

Dated: Nov 26, 2024

RE: Jerome Curry #253067 v. South Carolina Dept. of Corr.
Docket No: 24-ALJ-04-0587-AP

Dear Clerk of Court,

Enclosed is petition/notice of Appeal to be filed in this Honorable Court on my behalf pro se. I move court to stamp, clock, and file this notice of Appeal on my behalf herein today. Thank you for your time and truthful assistance and may you have a blessed and peaceful day.

Very

Truly

(s) Jerome Curry

Pro Se: Jerome Curry #253067

LEGAL MAIL
MAIL ROOM

Jessie C. #253067

McCormick Corr. Inst / F-4 #128

384 Redemption Way

McCormick SC 29819

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MCCI
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Legal mail

South Carolina Court of Appeals

Jenny Abbott Witherspoon, Clerk

Legal

mail Post office Box 11629

Columbia SC 29211

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mail

Legal mail