

16 Dec 2024

JENNY KITCHINGS + CATHERINE HARRISON
SC COURT OF APPEALS
1220 SENATE ST.
COLUMBIA, SC 29201

RECEIVED
DEC 23 2024
SC Court of Appeals

RE: LETTER DATED 14 Nov 2024, CASE # 2024-001926

DEAR Ms. KITCHINGS + Ms. HARRISON

PLEASE ACCEPT THIS BRIEF LETTER AS A RESPONSE TO YOUR LETTER DATED 14 Nov 2024 AND SPECIFICALLY ADDRESSING THE ISSUE YOU RAISE; "BECAUSE YOU ARE REPRESENTED BY COUNSEL.", WHICH I ASSUME REFERENCE ONE BENJAMIN MACK. IF MY ASSUMPTION IS CORRECT, PLEASE BE ADVISED I WILL BE FILING ANOTHER MOTION TO REMOVE BENJAMIN MACK WITH THE COURT OF APPEALS AS SOON AS I AM ABLE TO DO SO AND HAVE ACCESS TO THE NECESSARY INFORMATION TO ENSURE THIS ISSUE AND BENJAMIN MACK ARE FINALLY ADDRESSED IN A MANNER WHICH PREVENTS THE COUNTY OF CHARLESTON PUBLIC DEFENDER CORPORATION AND BENJAMIN MACK FROM ENGAGING IN ANY FURTHER MISCONDUCT LEADING TO FURTHER INJURIES TO MYSELF. AS FURTHER INFORMATION RELATED TO MY COURSE OF ACTION RELATED TO THESE PARTIES, PLEASE FIND ENCLOSED A COPY OF A LETTER TO CAMERON BLAZER AND MACK ENTITLED "RE: INITIAL NOTICE OF INTENT, NOTICE TO PRESERVE ALL EVIDENCE AND PREPARE FOR DISCOVERY REQUEST".

IN CASE FURTHER CLARIFICATION IS REQUIRED AT THIS POINT, PLEASE UNDERSTAND THAT I WILL NOT TOLERATE BENJAMIN MACK, CAMERON BLAZER OR ANYONE ELSE ASSOCIATED WITH THE COUNTY OF CHARLESTON UTILIZING THE APPEAL PROCESS TO FURTHER INJURE ME AND SIMULTANEOUS CONCEAL THEIR OWN MISCONDUCT.

BENJAMIN MACK AND CAMERON BLAZER HAVE KNOWN FOR AN EXTENDED PERIOD OF TIME THAT A SIGNIFICANT CONFLICT OF INTEREST EXISTED BETWEEN THEM AND I REQUIRING THEM TO HAVE ALTERNATE/CONFLICT FREE REPRESENTATION BE APPOINTED. MY FORTHCOMING ADDITIONAL MOTION TO REMOVE BENJAMIN MACK FROM ANY AND ALL CASES RELATED TO ME WILL LAY THESE NUMEROUS ISSUES OUT IN DETAIL. FOR NOW, I BELIEVE IT IS SUFFICIENT TO REMIND THE COURT THAT I AM, ASSUMING SUCH IS EVEN POSSIBLE, EVEN MORE COMMITTED TO ENSURING BENJAMIN MACK IS DISBARRED, SEEKING SIGNIFICANT FINANCIAL DAMAGES FROM HIM AND MAKING HIM SUFFICIENTLY UNEMPLOYABLE THAT HE LEAVES SOUTH CAROLINA.

WITH THAT SAID, BENJAMIN MACK STATED ON THE AFTERNOON OF 24 SEP 2024 THAT YOU ALL HAD ADVISED HIM TO FILE A MOTION TO BE RELIEVED IN RESPONSE TO MY APPEAL FILED 18 SEP 2024. GIVEN THE OVERALL TIMING OF THESE EVENTS,

YOUR ADVICE TO BENJAMIN MACK TO SEEK HIS REMOVAL FOR, EVEN TO YOU, OBVIOUS CONFLICTS OF INTEREST CLEARLY REQUIRING SUCH, ~~YOUR ADVICE TO MACK~~ MUST HAVE OCCURRED SOMETIME BETWEEN THE MORNING OF 19 SEP 2024 AND THE EARLY AFTERNOON OF 24 SEP 2024. PLEASE DRAFT AN AFFIDAVIT DETAILING YOUR COMMUNICATIONS WITH MACK DURING THIS TIMEFRAME WITH A PARTICULAR FOCUS ON THE TOPIC OF MACK SEEKING REMOVAL AND YOUR ADVICE RELATED TO HIM BEING REQUIRED TO DO SO GIVEN THE CIRCUMSTANCES.

UNTIL I AM ABLE TO SUBMIT A COMPREHENSIVE MOTION TO REMOVE BENJAMIN MACK RELATED TO ANY AND ALL CASES INVOLVING ME, INCLUDING BUT NOT LIMITED TO ANY AND ALL APPEAL CASES, PLEASE PLACE ALL SUCH CASES ON HOLD AND REFLECT BENJAMIN MACK IN A PROVISIONAL CAPACITY, PENDING MY MOTION TO HAVE HIM REMOVED, AND NOT AUTHORIZED TO REPRESENT ME. I HAVE ALREADY ORDERED MOST, IF NOT ALL, OF THE NEEDED TRANSCRIPTS TO COMPLETE A COMPREHENSIVE MOTION AND COUPLED WITH THE DISCOVERY INFORMATION BEING SOUGHT IN THE ENCLOSED LETTER I AM CONFIDENT THAT MACK'S REMOVAL WILL BE AN OBVIOUS NECESSITY, AS IT HAS BEEN FOR WELL OVER A YEAR AT THIS POINT.

PLEASE COMPLETE THE REQUESTED AFFIDAVIT ABOUT YOU ALL'S ADVICE TO MACK IN SEPTEMBER TO FILE A MOTION TO BE REVIEWED AND PROVIDE TO ALL INVOLVED PARTIES, INCLUDING THE OFFICE OF DISCIPLINARY COUNSEL TO INCLUDE IN COMPLAINT 24-DE-L-1591. ALSO, PLEASE LET ME KNOW IF I MUST SUBMIT ANYTHING RELATED TO THESE ISSUES PRIOR TO SUBMITTING THE COMPREHENSIVE MOTION ARTICULATED ABOVE. I ASSUME IT WILL BE LATE FEBRUARY 2025 BEFORE I HAVE ALL THE TRANSCRIPTS AND REQUIRED DISCOVERY FROM MACK AND BLAZER TO COMPLETE SAID MOTION.

THANK YOU IN ADVANCE FOR YOUR HELP WITH THIS SERIES ISSUE. OBVIOUSLY MUCH TROUBLE FOR MANY COULD HAVE BEEN AVOIDED IF MACK HAD HEEDED YOUR ADVICE IN SEPTEMBER INSTEAD OF CONTINUING WITH HIS CLEARLY IMPROPERLY MOTIVATED AND ONGOING MISCONDUCT.

BEST REGARDS,

Al Miller

4344 BRAND RIVER RD,
COLUMBIA, SC 29210

CC. OFFICE OF DISCIPLINARY COUNSEL
CAMERON BLAZER

ALAN NIX
KIRKLAND T&E CTR F3A-103
4344 BRONX RIVER RD.
COLUMBIA, SC 29210

COLUMBIA SC 290

19 DEC 2024 PM 2



US POSTAGE TM & © PITNEY BOWES



ZIP 29210 \$ 000.69⁰
02 4W
0000378725 DEC 19 2024

RECEIVED

DEC 23 2024

SC Court of Appeals

SC COURT OF APPEALS
ATTN: KITCHINGS & HARRISON
1220 SENATE ST.
COLUMBIA, SC 29201

SCDC
FEB 05 2025
MAILROOM

29201-376999

