

NO COURT OF COMMON PLEAS CASE NUMBER ASSIGNED  
SUPREME COURT OF SOUTH CAROLINA

TherL Taylor, Petitioner,

v.

Charles Brooks, John & Jane Doe, Respondents.

Court of Appel Case No. 2013-00083

Supreme Appellate Court Case No. 2013-001986

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OCT 10 2013

S.C. Supreme Court

CONTINUANCE

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In light of the facts, reasoning, and extraordinary circumstances Petitioner hereby respectfully requests a CONTINUANCE of twenty (20) days in order to fully argue his REINSTATEMENT, because:

- 1) The significant delay in receiving the Courts ORDER and prejudicial time limited for legal research, to reply (See Reinstatement Motion);
- 2) Several Institutional disruptive restrictions on movement that completely [b]lock and delay Petitioner's access to the prison's law library and mail room;
- 3) The inadequatcies of SCDC's law library;
- 4) Petitoner must rely on outside source for photocopies, SCDC prohibits copies of Pro Se generated documents despite ability or inability to pay for revelant photocopies;
- 5) Pro Se-Indigent certification status.

WHEREFORE, based on the foregoing, Petitioner requests, if necessary, twenty (20) days Continuance, is in order to better inform the courts respecting certiorari, so official Indigent status may be established so he can gain proper Access to the Courts statutorly and constitutionally.

Respectfully,

*TherL Taylor*

LEGAL MAIL

October 3th, 2013

TherL Taylor  
Allendale Character Institution  
PO Box 1151  
Fairfax, SC 29827

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OCT 10 2013

South Carolina Supreme Court  
The Honorable Daniel Shearouse, Clerk  
PO Box 11330  
Columbia, SC 29211

**S.C. SUPREME COURT**

RE: Court of Appeals Appellate Case No. 2013-00083  
South Carolina Supreme Court Appellate Case No. 2013-001986  
No Court of Common Pleas Case Number Assigned

October 7<sup>th</sup>, 2013

Dear Mr. Shearouse:

In response to the high courts two (2) page order regarding the above case, please find enclosed for filing are the original and one (1) copy of Petitioner's a) Reinstatement (and specific Compliance with the Courts Instructive order), b) WAIVER OF FEE MOTION and c) CONTINUANCE MOTION AND Affidavit of Service as a Pro Se litigant.

I apologize for any inconvenience or hardship my ignorance or imperfections may have caused. I certainly am not an attorney, yet strive to satisfy all the requirements of our law in the interest of Justice and Equality.

Please return clocked in stamped copies of the aforementioned motions, within the self-addressed Indigent envelope also enclosed.

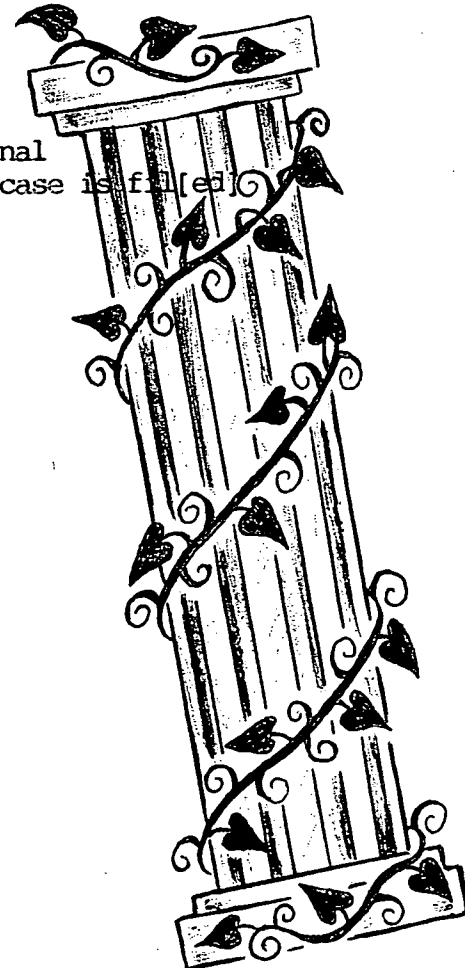
The origin of this case underlies my Indigent Certification to gain proper Access to the Courts.

Once again, since the lower court failed to [f]ile my Legal Malpractice case regarding the second unlawful [c]riminal conviction....[a] Respondent does not exist until after the case is fil[ed] in the Court of Common Pleas by the Clerk's office.

Thnak you.

With Honor,

*TherL Taylor*



is fil[ed]