

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

RECEIVED

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 7th, 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.

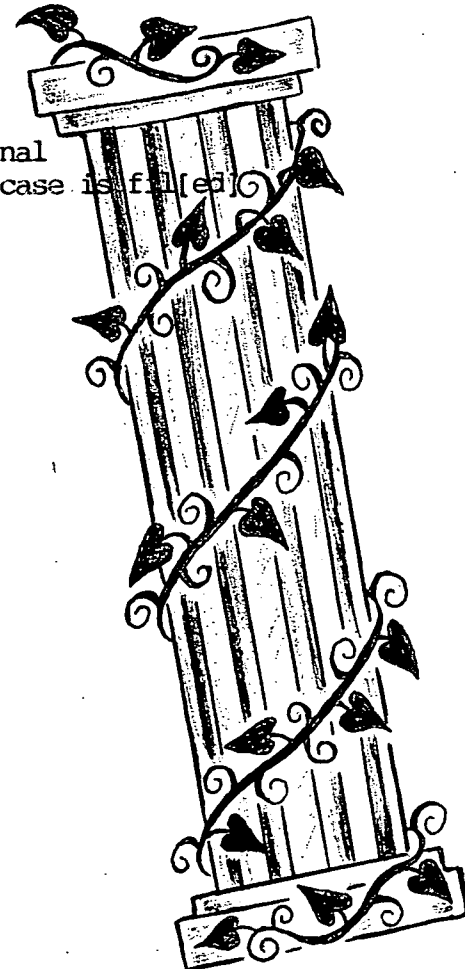
The origin of this case underlies my Indigent Certification to gain proper Access to the Courts.

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 filed

RECEIVED

OCT 10 2013

S.C. Supreme Court

TherL Taylor, Petitioner,

v.

Charles Brooks, John & Jane Doe, Respondents.

Court Of Appeals Case No. 2013-00083

Supreme Appellate Court Case No. 2013-001986

No Court Of Common Pleas Case Number Assigned

REINSTATEMENT

Open up your mouths, righteously, plead the cause for the poor and needy.

NOW COMES above Pro Se Petitioner named above respectfully and humbly shows this court the following grounds for REINSTATEMENT:

I.

PROCEDURAL HISTORY

Petitioner [re]ceived this courts two (2) page September 25th ORDER and his MOTION FOR WRIT OF CERTIORARI, date stamped "September 20th," on September 30th of which the Allendale Character Mail Room Staff date stamped "September 27th, 2013."

Petitioner has detailed correspondences among the Richland County Clerk's office and Court Administration, some pointing toward the appearance of impropriety. Yet, Under present restrictions he is unable to thoroughly report or otherwise provide such information without a Continuance.

Petitioner encourages this court to obtain and review the specific correspondence between the Court of Appeals, specifically with the Richland County Clerk's office and Petitioner, and the Court Of Common Pleas records in its entirety to avoid future litigation respecting Petitioner's fundamental right to enter the Court House.....now as a severally impoverished poor person.

Umm prompt timely response, Petitioner believes the below facts are revelant:

- a) Adequate law library [time] will not be available with the time frame Petitioner must comply with said order;
- b) The prison law library is inadequate;
- c) Petitioner has other court obligations at the same time he must research under severe limitations and the order at hand;
- d) Petitioner is a Pro Se litigant, continuing to legally challenge his unlawful [c]riminal conviction;
- e) The South Carolina Department of Corrections "SCDC", GA 1.03, Access to the Courts Policy denies Petitioner photocopies of clearly supporting documents or Pro Se individual generated Motions, pertinent Legal Material, despite ability or inability to pay.

Referencing the Court's "footnote 1". Immediately prior to mailing, the Mail Room Attendant, Virginia Gubbs adamantly denied to Notarize Petitioner's Proof of Service, stating, "It is not needed unless going out side of the state of South Carolina." Grubbs also threatened to have Petitioner "put in lockup" if he did not "leave".

Petitioner apologizes for not pointing this out. Further, this is an ongoing patterned occurrence improperly practiced by Grubbs, of which Petitioner has brought to the attention of GRUBBS's supervisor and notified the Court's previously several months ago.

LEGAL MAIL

II.

Respecting the "appendix," relevancy declares that:

- i) The State Civil Torts of Legal Malpractice, Civil Conspiracy and outrage 19 page Complaint, and Summons and Exhibits;

Petitioner has only one (1) handwritten copy on hand. See Continuance Motion (Attachment A) from Court of Appeals, of which Petitioner mailed a copy at their request. Under the circumstances, Petitioner requests this court compel or otherwise request request a copy from the Court of Appeals of the Civil Tort Complaint for this courts review.

Additionally, again under severe oppression Petitioner took the initiative and requested the Court of Appeals to forward a copy of teh Complaint to this court for review.(See Attachment B)

- ii) Certified Informa Pauperus and Prison Agency Financial report; (Enclosed Attachment C) Note, was previously submitted as Attachment A with the Writ of Certiorari filing.
- iii) The misleading sticky note created by a staff with the Richland County Clerk's office.(See Attachment C.1) original on hand
- iiii) Judge James Barber's adverse decision improperly denied Petitioner Informa Pauperis Motion.
- v) Once ag. Petiton for Rehearing decision enclosed. (Attachment D) Previously submitted.

FOOT NOTE 1: THE ORIGINAL STATE LAWSUIT TO RICHLAND COUNTY COMMON PLEAS COURT WAS HAND DELIVERED TO MAIL ROOM ATTENDANT VIRGINIA GRUBBS FOR DELIVERY TO THE SUMNER COMMON PLEAS COURT FOR FILING. SIGNIFICANTLY, THE SUMMONS, COMPLAINT AND VITAL EXHIBITS WERE LOST AND NOT RECEIVED BY SUMNER COUNTY CLERK'S OFFICE INITIALLY. PETITIONER FILED GRIEVANCE AI 0341-13, ATTACHMENT B.1. DUE TO HIS INDIGENCY SOC DENIES REGISTERED OR CERTIFIED MAIL RETURN RECEIPT REQUESTED.

III.

Since this case was not fil[ed] by the Richland County Court of Common Pleas nor was specifically [Statute] sections §24-27-100 & 150 inacted by the lower court or SEDE to debit Petitioner's prison account, no case number was assigned. Therefore, due to the failure to have this case fil[ed] Respondent was not established.

Due to the grave Constitutional deprivations, i.e. Access to the Courts and specific statutory provisions, in the interest of Justice this case should be Reinstated so Indigent Petitioner may appropriately gain acces to the Court of Common Pleas to be heard legally.

Certiorari should be GRANTED and the issue posed properly addressed legally.

With Dignity,



October 7th, 2013

[Page 4 of 4]

Attachment B

TherL Taylor
Allendale Character Institution
PO B0x 1151
Fairfax, SC 29827

South Carolina Court of Appeals
Jenny Kitchings, Clerk
PO Box 11629
Columbia, SC 29211
RE: TherL Taylor V. Charles Brooks, John & Jane Doe
Court Of Appeals Case No. 2013-0083
South Carolina Supreme Court Appellate Case No. 2013-00196

October 4, 2013

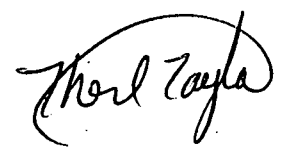
Dear Ms. Kitchings:

In light of the South Carolina Supreme Courts September 25th order that was also forwarded to this court last week, I request this honorable court forward a copy of the complaint that I mailed in response to this courts (Attachment A) June 3, 2013 request. We strongly believe this will aid and assist in the high court's decision making process.

Enclosed is an Indigent self-addressed envelope. Please return a clocked-in copy of this document.

Your valued time and effort in this specific endeavor would be greatly appreciated.

In Poverty,



CC: The Honorable Daniel Shearouse, Clerk

LEGAL MAIL

F3 A4
INMATE TRUST FUND ACCOUNT REPORT
for SOUTH CAROLINA COURT FILING FEES

X2

allure

INSTRUCTIONS TO INMATE: Complete top portion then give to your mailroom. When returned from Accounting, you must mail this form with any payment to the Court.

By signing my name below, I am asking the Financial Accounting Office of the South Carolina Department of Corrections to complete this report. In accordance with SC Code of Laws §24-27-100 and 150, I authorize payment of the full filing fee. If I have insufficient funds in my account at this time to pay the court's full filing fee, I authorize SCDC to deduct the initial and subsequent payments until payment is completed.

Attachment C

INMATE NAME (print): Therl Taylor

SCDC # 260,961 INMATE SIGNATURE: Therl Taylor

I plan to file this action in the SC County of Richland or Other

The section below is for SCDC - Financial Accounting Branch's use ONLY.

(1) Total deposits to inmate's account for preceding six months' period*	\$	<u>69.06</u>
(2) Twenty percent (20%) of line 1	\$	<u>13.81</u>
(3) Account balance - current date	\$	<u>15.18</u>
(4) PAYMENT AMOUNT ** (lesser of line 2 or line 3)		
Enclosed check #	\$	<u>0</u>

*NOTE to COURT: If payment is for partial fee, Court must notify SCDC once case is accepted and filed. Send notice with case # and balance owed to address below. SCDC will NOT process any additional payments until notification is received from Court.

South Carolina Department of Corrections
Financial Accounting - Room 234
PO Box 21787
Columbia, SC 29221-1787

*Admission date is noted here if inmate incarcerated less than six months / /

Prepared by [Signature] Financial Accounting Branch - SCDC Date 7/10/13 office/submit/prepare 797

Received July 12th

Inmate ^{13.11} wants to sue ^{x2}
his PCR attorney
for improperly
representing him,
fraud, etc.

In forma pauperis
motion

The South Carolina Court of Appeals

Therl Taylor, Appellant,

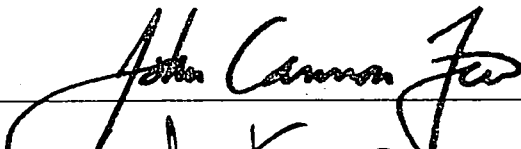
v.

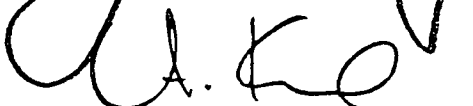
Charles Brooks, John & Jane Doe, Respondents.

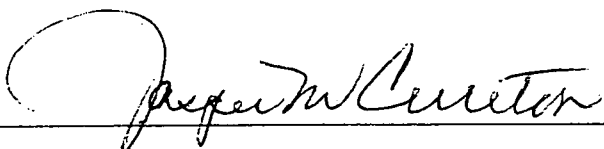
Appellate Case No. 2013-000803

ORDER

Appellant has filed a letter which we construe as a petition to rehear the dismissal of this appeal. After careful consideration, the Court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.

 C.J.

 J.

 A.J.

Columbia, South Carolina

cc:
Therl Taylor, 00260961

FILED
8/26/13

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

TherL Taylor, Pro Se

Petitioner,

v.

Charles Brooks, John Doe & Jane Doe

Respondents.

AFFIDAVIT OF SERVICE

I, TherL Taylor, Pro Se, do hereby affirm that petitioner's REINSTATEMENT MOTION, AND SPECIFIC COMPLIANCE WITH THE COURTS SEPTEMBER 25TH INSTRUCTIVE ORDER. CONTINUANCE and WAIVER OF FEE MOTION

was directly into the hands of prison official within the Institutional Mail Room, class postage duly affixed and a return address clearly depicted on the envelope, for deposit in the United States mail, addressed to the following person(s):

The Supreme Court of South Carolina
Daniel Shearhouse, Clerk
PO Box 11330
Columbia, SC 29211

Respectfully submitted,
TherL Taylor

Affirm to and subscribed before me on this 7 day of September 2013
Virginia Banks
Notary Public for South Carolina
My Commission Expires: 12-12-22

Ther L Taylor, F-3-A-#4
Allendale Character Institution
P.O. Box 1151 (260 961)
Fairfax, SC 29827

South Carolina State Supreme Court
The Honorable Daniel Shearouse, Clerk
P.O. Box 11330
Columbia, SC 29211

RECEIVED
OCT 07 2013
MAILROOM
AGI


QUALITY PARK
8 1/2 x 12 1/2

THE DEPARTMENT OF CORRECTIONS HAS
NOT INSPECTED OR CENSORED THIS ITEM.
THEREFORE, THE DEPARTMENT DOES NOT
ASSUME RESPONSIBILITY FOR ITS CONTENTS.
ALLENDALE CORRECTIONAL INSTITUTION
S.C. DEPARTMENT OF CORRECTIONS.