

S.C. Court of Appeals

The South Carolina Court of Appeals

April 18/2025

1/2

RECEIVED

APR 25 2025

SC Court of Appeals

Fred Freeman v. State  
Appellate case No. 2023-001221

Motion with attached Affidavit

As appellant before the Court, that I proceed as records shows, true res judicata, The State did NOT Appeal introductory appeal to Circuit court.

December 04/2015 magistrate of Preliminary hearing Orders of Dismissal(s).

- Preclusion of matters that were never litigated by state, - Res Judicata.

December 09/2015 magistrate Judge Disposition(s) dismissed NOT Indicted.

Fred Freeman v. Arnold 2023 WL 6542260 - Berkeley County Court Web-Site - corroborated Magistrate Judge of Preliminary hearing as above.

Preclusion of matters that once been decided, called collateral estoppel.

These matters respectfully presented to Court, to Attorney General office, because no appointed attorneys would raise the following facts.

cc: Danielle Dixon, ESQ. APRIL 18/2025  
Fred Freeman

S.C. Court of Appeals

The South Carolina Court of Appeals

2/2  
Fred Freeman v. State

Appellate Case NO: 2023-001221

April 18/2025

RECEIVED

APR 25 2025

SC Court of Appeals

AFFIDAVIT OF SERVICE

This affidavit is presented in support of motion, to show true res-judicata.

The state did NOT appeal magistrate Judge of preliminary hearing orders of Dismissal(s).

Preclusion of matters that were never litigated by state. Appellant respectfully refer to his brief before court.

Fred Freeman  
SWORN AND SUBSCRIBED

BEFORE ME 22<sup>ND</sup> APRIL 2025

Sylvia Randolph  
NOTARY PUBLIC OF SOUTH CAROLINA

MY COMMISSION EXPIRES MARCH 8, 2026

CC: Danielle Dixon



SC Court of Appeals

APRIL 18/2025

RECEIVED

APR 25 2025

SC Court of Appeals

Fred Freeman V. State  
APPELLATE CASE NO. 2023-00/221

Re: The South Carolina Court of Appeals,  
CATHERINE S. HARRISON  
CHIEF DEPUTY CLERK

WHY IS THAT NO  
APPOINTED ATTORNEYS  
WANT RAISE U.S.  
CONSTITUTION VIOLATIONS

Dear Ms. Harrison:

Please find enclosures of Motion and Affidavit, Appellant have been advised that there no dual representation in South Carolina. I have shown repetitive amounts of Due Process Violations, Complicit, Complicity, Administrative Error's. Aggrieved Party may file introductory appeal. The state -- solicitor did NOT appeal. Appellant merely seeks to resolve United States Constitutional Amendments violation's.

That due to Acoustic and Equipments it will not allow Mr. Kulas testimony to be displayed, The Court will let court reporter take her Laptop into jury room with Yall to play. The Court we can play other testimony, but NOT Mr. Kulas - testimony.

Juror's you may infer that state have established its elements, Perjured testimony, testimony of Ms. Kulas, her husband chasing subject down pointer drive, wearing white shirt. Mr. SEAN McWilliams proves that appellant was NOT on Mr. Kulas' property.

Mr. Kulas told Investigator SEAN McWilliams, he found a BLUE JACKET in his back yard, "After police cleared - left. Mr. Kulas needs to come forward and tell his wife and court the truth, he knows who he was chasing. The solicitor cut off cut off police cam - video, video's shows that I was NOT wearing white shirt.

I'm being held against my United States constitutional rights. Evidence written up my brief - materials as presented in general. Please return clock in.

Appellant respectfully seeks reasonable relief infore said.

Respectfully, April 18/2025

CC: Danielle Dixon, Esq.

Fred Freeman

Fred Freeman 235180 EA-1-27  
Kirkland Correctional Institution  
4344 Broad River Rd.  
Columbia, South Carolina 29210

COLUMBIA SC 290

23 APR 2025 PM 2 L



FOREVER / USA

**RECEIVED**

APR 23 2025

Kirkland R&E Center  
Mailroom

South Carolina Court of Appeals  
JENNY ABBOTT KITCHINGS, CLERK  
POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29210

**RECEIVED**

APR 25 2025

Court of Appeals

29211-162929

