

STATE OF SOUTH CAROLINA ) IN THE COURT OF GENERAL SESSIONS  
COUNTY OF CHARLESTON ) FOR THE NINTH JUDICIAL CIRCUIT

**FILED**  
2025 MAY 13 PM 4:58

State of South Carolina,

JULIE J. ARMSTRONG  
CLERK OF COURT

Case #(s): 2022A10203492;  
2022A1021000050; 2022A1010204758;  
2022A1010204759; 2022A1021000051;  
2022A1021000052; 2022A1021000053

vs.

BY PC

Pierrie Carlos Brisbane,

Defendant.

**ORDER ON MOTION FOR  
SUMMARY JUDGMENT**

RECEIVED  
MAY 29 2025  
SC Court of Appeals

THIS MATTER came before the Court for a hearing on May 8, 2025 for the purpose of a  
 Motion for Summary Judgment  Speedy Trial Motion  Removing Bondsman   
Continuance  Motion to Dismiss  Clarifying Counsel

The Defendant  was  was not present. The following attorney appeared on behalf of  
the Defendant: Pro Se. The State was represented by Jordan A. Norvell, Esq. of the Solicitor's  
Office.

The Defendant is charged with the following offense(s): Assault & Battery-1<sup>st</sup> Degree (4  
Counts), Trafficking in Cocaine 10g or More, but Less Than 28g- 1<sup>st</sup> Offense, Manufacturing  
Possession of Other Substance in Schedule I, II, III, or Flunitrazepam or Analogue W.I.T.D.- 1<sup>st</sup>  
Offense, Manufacturing Distribution Possession Narcotic Drugs in Schedule I (b) & (c) LSD and  
Schedule II- 1<sup>st</sup> Offense

After hearing from the Defendant and the State, the Court finds it appropriate, and it is  
therefore **ORDERED, ADJUDGED, AND DECREED** that:

Motion for  Continuance  Summary Judgment filed February 8, 2024  
 Removing Bondsman  Dismissal  Clarification of Counsel is  Moot  
 Granted  Denied at this time.

**ORDERED ADJUDGED, AND DECREED**, The Defendant has made a Motion for  
Summary Judgment pursuant to the SCRCPP. As there exists no SCRCrimP. for Summary  
Judgment in the criminal rules and no such relief exists the Motion is heard and Denied as  
this Court has no jurisdiction to grant such relief in the General Sessions context.<sup>1</sup>  
Accordingly, based on the foregoing, the Defendant's Motion for Summary Judgment filed  
February 8, 2024 is heard and respectfully Denied.

**AND IT IS SO ORDERED!**

DL Jefferson 2128  
PRESIDING JUDGE, 9<sup>TH</sup> JUDICIAL CIRCUIT

Charleston, South Carolina  
May 13, 2024

ATTEST: A TRUE COPY

JULIE J. ARMSTRONG (SEAL)  
Clerk, C.P., G.S. & F.C.  
By Paula Grise  
DEPUTY CLERK

<sup>1</sup> Defendant utilized sovereign citizen verbiage in his filings and presentation of his arguments.

State of South Carolina  
County of Charleston  
Plaintiff,

✓

Pierrie Brisbane  
Defendant,

General Sessions 9th Circuit Court

Case No. 20 22A-1021000060  
2022A1010203492  
2022A1010204758  
2022A1010204759  
2022A1021000051  
2022A1021000052  
2022A1021000053

## Motion for Summary Judgment

Making a special appearance as a third party intervenor; reserving all rights. This petition is to move this court to a jurisdiction of equity; to have a summary judgment on the administrative process conducted. Summary Judgment is needed for the following Counter Claim in:

- 1) recoupment
- 2) estoppel
- 3) Set off
- 4) abatement
- 5) Confession & avoidance
- 6) Discharge in Bankruptcy
- 7) letter of Rogatory
- 8) lack of personal jurisdiction
- 9) Default
- 10) contract
- 11) Fraud
- 12) Failure to state a claim which relief can be granted
- 13) self-Defense

Pierrie Brisbane

FILED

2023 FEB 27 PH 3:39

JULIE J. ARMSTRONG  
CLERK OF COURT

BY KLN

Letter of Rogatory

Exhibit

2022A1021000050  
2022A1010203492  
2022A1010204758  
2022A1010204754  
2022A1021000051  
2022A1021000052  
2022A1021000053

Please take ~~me~~ that I'm claiming an interest relating to the property which is the subject of this action in-rem, I'm so situated that the disposition of the action may as the practical matter impair or impede my ability to protect that interest which is not adequately represented by existing parties, I accept the kind order of U.S. DISTRICT 9<sup>th</sup> ~~del~~ circuit court of General sessions to appoint a public defender for the defendant, I accept this offer for value and I'm returning it with Notice to you and I request that you escrow your bar certificate during the course of this case to serve as my consul in the following manner and only in the following manner. As there is no controversy in this matter I do not want you to argue any facts or public issue, you are not authorized to foster an argument or to join an argument on my behalf or on behalf of the defendant, you are not authorized to defend the defendant, For you to stay in honor I want you to enter this notice into the record by filing it into the clerk of courts and by reading it into the record in open court. This ~~del~~ notice that I have accepted for value and return for value all public offers associated with this matter and notice that I have used every effort to reach settlement through exchange of my exemption for adjustment and setoff for public charges against the defendant. Ask the judge to take Mandatory Judicial Notice of the private agreement that has been reach through offer and acceptance a copy of the relevant certificate is attached. Take mandatory Notice of the private agreement that has been reached, ~~del~~ Next, I want a copy of the bond that bond these charges in this matter if there is no bond on file, I will provide you with my bond instead. Next, I want you to request an appearance bond so I can be released on my own recognizance ~~del~~ at no costs to me, when the bond has been issued, I will plead guilty to the facts for the defendant I will not dispute the facts in this matter, but I do not agree to be held personally liable with no protection. After acquiring the appearance bond I authorize you to use my exemption to bring the accounting in this matter to closure I request that the prosecuting attorney write a check to close the account and release the bond of the defendant, if for some reason my request or appearance bond is dishonored I want you to give notice of my intent to accept the prosecuting attorney bond for value and use it to bond the charges using the prosecutor bound as surety the prosecutor signature is the only one on record as a participating ~~del~~ party. If necessary, I want you to give notice of my intent to accept Jordan Alyssa Norvell bond for value and use it to file a charge of chapter 7 involuntary liquidation and start a discovery under 11 U.S.C 1126B proceeding. You are authorized to distribute B10 proof of claim form to the dishonorable parties should there be any at the next hearing. In the event, if you as my fiduciary dishonor me by not following my instructions, I request you file a mandatory Judicial Notice of your refusal with the court and file a written appearance in this case.

Pierre Carlos Brislane

STATE OF South Carolina  
COUNTY OF Charleston  
SUBSCRIBED AND SWORN TO BEFORE ME  
THIS 15th DAY OF September 2022  
BY Pierre Carlos Brislane

[Signature] NOTARY PUBLIC Patricia H. Bernier

