

STATE OF SOUTH CAROLINA

S.C. Court of Appeals

Mr. Abram D. Brawley
Appellant,

C/A No. 25-C00715

v.

RECEIVED

JUL 08 2025

SC Court of Appeals

State of South Carolina
Respondent.

"Motion For Court Intervention
Emergency Extraordinary circumstance
Denial Access to the courts
1st Amendment violation, Kidnapping
Judicial obligation Release prayer"
Supplement

Forma Pauperis

Movant victim Appellant in exigent circumstance of extraordinary Judicial premise. Article III Sec 1 Judicial economy obligation to Intervene Civil Rule 24(a)(1) Language unconditional right to seek the fulfillment of S.C. Code § 14-5-350, 380. Power of pending Chambers in Supplement Emergency motion to 6/17/25 signature 6/18/25 postage Forma pauperis "MOTION For Preliminary Injunction S.C. Civil Rule 65, Summary Judgment S.C. Civil Rule 56." Due to Genuine Facts victims prayer this motion reaches the appraisal of the Forum, Tribunal, Movant victim petitioned. The Courts Judicial synchronize Richland County Court of common pleas 58th circuit filed 2/7/25 case no. 2025-cp-400-0842 DID NOT receive MOTION for Default Summary Adjudication Demand for Judgment Sheriff Leon Lott execution for Release - Rule 4 complaint §23-15-40 South Carolina Department of corrections Waterse Mailroom committed 18 USC §1701, 1702, §16-9-340 violation again with the assistance of Post office Lambert, Sumter, Columbia unknown. Confirmation 6/24/25 witness Dorothy Burgess Biological mother Imperative MOTION DID NOT Reach Court of common pleas for filing and execution denial Access to the courts SCDC policy GA 01.03 §17-27-20-§17-27-20 past 120 days of supra P.C.R. application Brief Civil motions Pilot programs. 30 days lapse for S.C. Attorney General Respondent to refute preterlegal sentence is legal lawful. Held by unlawful force §14-1-50. Kidnapping §16-3-910. The Movant requests Honorable Court Rea potestas INTERVENTION for RELEASE from Incarceration. Canon Law 501 contempt for Richland County Court of common pleas EXECUTION (803)-576-1449. SEE Attachments pg. 10 missing now pg. 11. Recall postage 4/24/25 Execution of Release procedure. NO SEPARATION of JUDICIAL POWER. If Initial motion DID NOT GET to the Hon. Court the movant request (30) additional days.

6/24/25
DATE

28 USC §1746

"out of form"
Print of Envelope
due to fear
of this not making it"

Mr. Abram D. Brawley
Waterse Corr Inst, 254787
Dorm 2- B side-5
820 Hatelorn Rd.
Lambert S.C. 29128

NO DIRECT DISCHARGE FOR THE 21 year and Counting Defendant
October 31, 2023. IS WITHOUT CONTROVERSY, DISPUTE, REBUNK The Defendant
Applicants RELEASE FROM KIDNAPPING UNLAWFUL POLICE.

Supra Time because of such Gross wanton Malfeasance should be thought
as this... how much Time will I receive for being in conspiracy for obstructing
Administration of COVENANT LAW. S.C. Civil Rule 54 IS DEMANDED. The RELEASE
According to LAW... REQUISITION. FOR TIME sake SO Instant Genuine material
FACT that CANNOT BE REFUTED. DECISION CANNOT BE APPEALED.

S.C. JURISPRUDENCE CLERKS AS JUDICIAL OFFICER III Westlaw
CORRECT RELEASE PROCEDURE S.C. COURT ADMINISTRATION 6 S.C. Jo Clerks of
Court §13 DEFAULT PROCESS

Cases are filed pursuant to a uniform, state wide case numbering system
adopted by the Supreme Court in 1974 Docket sheets, also known as the FILE Book, are
Completed for common REAS... AS Instructed by South Carolina Administration. The
Clerk also keeps a motion Calendar² Serves NOTICES (ORDERS) of Entry of Judgment³ and
Keep an abstract of Judgments Book.⁴ Records retention schedules and quality
Standards and practices for the microfilming of records have been established for clerks
of court... The clerks may also issue a consent ORDER of Reference, even if the
Case is not a default matter. The Supreme Court ordered this authority to apply to
Nunc pro Tunc to ALL ORDERS of reference signed by a Clerk of Court S.C. Rules of
CIVIL PROCEDURE WAS AMENDED TO REFLECT THIS AUTHORITY
CONTEXT SSC11, 54, 55, 56C1, 58 Rule 5C1 NOTIFICATION CIVIL MOTION REC'D
PROGRAMS 2015

50) JUDICIAL CANON 1-5, 506 CLERK CANON 1-8
Summary Judgment⁵⁶ GRANT due to DEFAULT⁵⁵ CALENDAR AUTHORITY
Procedure. Rule 506 Canon 1-8 Clerk of JUDICIAL OFFICER MUST MAKE ENTRY⁵⁸

OF JUDGMENT WITHIN RECORD. The NOTIFICATION ORDER ^{SCJ} for CORRECT Summary procedure having Clerk's signature MUST FAX, SCAN, the NOTIFICATION ORDER to (SCDC) South Carolina Department of Corrections. Transfer pro se Applicant to U.S. Citizen Plaintiff for Release. DIRECTLY to Inmate Records SCDC Headquarters

^{SCDC} policy, 00 21-09 12 RELEASE PROCEDURES

Types of Release and Decision Authority. An inmate will be release from the custody of SCDC when he satisfies the conditions for release under one (1) of several methods as provided by statute

17.9 Release per Court order

When court orders are received for mandatory release of an inmate, the Inmate Records office will ensure that the following actions are taken.

S.C. Code § 23-15-40 Service of process, orders, and notices, penalties for DEFAULT.

"The Sheriff or his regular deputy, on the delivery thereof to him, shall serve, execute and return every process, rule, order or notice issued by any court of record in this state, or by other competent authority. If the Sheriff shall make default herein he shall be subject to rule and attachment as for a contempt and he shall also be liable to the party injured in a civil suit."

POWERS IN CHAMBERS

Clerk will then contact Chief Administrative Judge according to SCJR 53(c) S.C. Code § 14-5-350, 380 in chambers amended SIGNATURE IF "NECESSARY" FAX SCAN Chief Administrative Judge of Circuit phone call to INMATE RECORDS. S.C.D.C. Default procedure The Richland County Sheriff's Office MUST BE NOTIFIED for execution if any difficulties ARISE when ALL procedures are fulfilled. Sheriff's office has this authority according to § 23-15-40 Due Process Article 1 § 3 S.C. Constitution 14th Amendment U.S. Constitution.

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

JUL 08 2025

SC Court of Appeals

APPEAL FROM RICHMOND COUNTY
Administrative Law Court

Sebastian Phillip Laski

Case No. 2025-000715

State of South Carolina

Respondent

Moran D. Broadway

Appellant

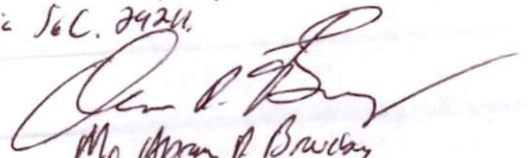
Proof of Service

I certify that I have served the "Motion for Court Intervention Emergency Extraordinary circumstance Denial Access to the Courts 1st Amendment violation, Kidnapping Judicial obligation Release payer" to SC Court of Appeals by depositing a copy of it in the United States mail, postage pre paid (hopefully) on 6/24/25 Addressed Jerry ABSBUT RITCHIE, CLERK P.O. Box 11629 Columbia S.C. 29211.

2 Attachments pgs. 10, 11

Clear mail not getting to destination

Front Envelope "out of form"


Mr Moran D Broadway
P.O. Box 188
Wakare Correctional
Rehab S.C. 29125-0188

Mr. Abram D. Brankey
WCI-Form 2-B-5284287
8200 State Farm Rd
Renolet NC 29128

COLUMBIA SC 290

27 JUN 2025 PM 3 L

FIRST-CLASS



US POSTAGE IMPITNEY BOWES



ZIP 29128
02 7H
0006210082

\$ 000.69⁰
JUN 27 2025

SCDC

JUN 16 2025

MAIL ROOM

Jenny ABBOT KITCHINGS
S.C. Court of Appeals
P.O. Box 11629
Columbia S.C. 29211

RECEIVED

JUL 08 2025

SC Court of Appeals

3801 1799999 ! ! ! ! !



"Set of form"