

In South Carolina
Supreme Court

from J. Baxley's
Bogus Decisions Per Courts

Shakeen Cabbagestalk
(without prejudice UCC1-207)

v.

STATE of South Carolina

pro se Issues presented

Appellate Case No: 2012-212579

Amend to issues

RECEIVED

MAR 07 2014

S.C. SUPREME COURT

Issues Presented

RECEIVED

MAR 07 2014

③ Motion for Recusal: pcr chief Administrative Judge J. Michael Baxley was presented with A Notice to Recuse himself and why before the final dealing in pcr case #2010-cp-17091, however he didn't obey this violating several Judges cannons as well. Denial of a Recusal Motion is reviewed on appeal for abuse of discretion. OWens, 902 F.2d at 1157; Mitchell, 886 F.2d at 671; Carmichael, 726 F.2d at 160. A Judge's denial of a motion to recuse is also reviewable on appeal by means of a Writ of mandamus. In re Beard, 811 F.2d 818, 827 (4th Cir. 1987). (See pg. 606 - pg. 607) Recusal motion in Volume 2 of 2 Appendix.

④ Armed Robbery Indictment: I was never indicted to be held answer for this in General Sessions. However [a] new trial is required only if the resulting prejudice was so great that it deprived the defendant of a fair, as distinguished from a perfect, trial." Villarini, 238 F.3d at 536, Quoting Parodi, 703 F.2d at 776. (Finally indetermning whether there is sufficient prejudice to require a new trial, weighty consideration is given to curative jury instruction the district court has given see, e.g., Villarini, 238 F.3d at 537; Wilson; 135 F.3d at 307; Bell v. Evans, 72 F.3d 421, 434-35 (4th Cir. 1995) and (United States v. Billups, 692 F.2d 320, 327 (4th Cir. 1982). As well the charge the courts stated the hands of one is the hands of all? How is it only one person is imprisoned and none of the paperwork is for me at all, the state has no one else looked up for anything and the police reports, NCIC reports, indictments. Nothing states my no warrants or anything so (How is it the hands of one hands of all? as well the jury was picked and told (James Cabbage stalk) so all of this is a bunch of paperwork for no one but I'm held accountable against what the law states and the Constitution. This precludes me to be falsely imprisoned, I've been subjected to be a slave of debt since in SeDCs been assaulted by guards and deprived of several things which has damaged my health and life threatening. I did timely object to the Jury instructions on (James Cabbage stalk) it's not me and for Judge King Not to change Amend the Dropped indictment cause it's not me and denies me the Due process right afforded to me (to only) be held to answer for a capital or otherwise crime (only by grand jury indictment) NOT A judges indictment or solicitors indictment this defeats the purpose of Establishing a grand jury at all. To even accept a plea for such wrongs of an court is illegal and against the administration of Justice and violates judges cannons.

Conclusion:

Ask the courts overturn this
Case and dismiss these Charges
with prejudice

or Allow me to be Re-sentenced to
rather withdraw plea and proceed with
Plea to Armed Robbery Allogthers
Concurrent "Negotiated (10) yrs."

2-26-07 plea signed by Solicitor
Bernard E Redmond Shows in Appendixes
I'll accept right now, provided I'm
given time credit toward it since 2007
and good time prison credits toward
this 10yr. plea I do consent to this

By: Sheheen Cabbages talk
(without prejudice UCC 1-207)

3-2-14

①

Dear,

clerk of courts

please check, stamp, and
file this amendment.

Do notify me when you all
receive this file it with
my prose Issues of opposition
to Johnson Brief done

By Esquire Susan B. Hackett

3-2-14

RECEIVED

MAR 07 2014

S.C. SUPREME COURT

Shaheen Cobbeyville #295567
990 Wisacky Hwy,
Bishopville S.C. 29010
LEACT,
Sum #125-A
South

Enter Agency
Free of Charge

The Supreme Court of S.C.
Daniel F. Starnes
P.O. Box 11330
Columbia S.C. 29211

LEGAL MAIL ONLY

LEE CI MAIL ROOM
MAR 4 2014
RECEIVED