

3  
D. E. L. C. ROAN - 10/11 AM

(Kitt & Cat Goes TO D. E. L. C. ROAN - 10/11 AM)

get  
2-27-14  
10:11 AM  
M. Cat

2/19/2014 Rejected:

The South Carolina Administrative Law Court

SC Court of Appeals

Use Proper form, S. Boyd, IC

William E. Rochester, No. 17519 / A No. 14-ALJ-04

- Prose Kidnap Citizen - 504/ADA;
- US-
- SCDC to State, et al, 2047
- Conspirator Defendants;
- Griev. No. BRCL-0952-13
- Prose's Memorandum
- Brief
- to Support Reliefs Sought.

RECEIVED

APR 08 2014

(6-9) (get 2-27-14 at 10:11 AM M. Cat Need D. E. L. C. ROAN)

1. Prose seeks to file his Memorandum Brief in support of his Appeal. Filed Jan 27, 14 at 2-3, 14, to force Defs. to give & allow Prose medical care at Oconee Mem. Hosp., for 246 beatings, from Nov. 2, 98 to June 7, 16, 20, 2013 to Jan. 16, 2014, that disabled him, & left him with life threatening injuries; it can't walk-stand since 6-30-06 - two beatings to L-Hip Bed tore up & put in defective also; it beaten, tortured, slated to kill & let Prose die, (Def's. die), because Prose filed Grievs. & Appeals to WHB & suits to get released, food, mattress, shoes, w-chain, medical care, legal files & supplies, it removed from SCDC custody & held in kidnap status, it after maxed out by 86 days. The 2500 fine & 8 to 83 (NOCTimes) illegal sentences 50 yrs, it to get 49 yrs. good times returned, & housed in Infirmary, & other reliefs; Defs. sought revenge & retaliated & denied Prose all these things; it

Revised Act 15

2. it made out false write ups to conceal these crimes, & had Def-D. McCall - warden fathers to sign off as D. C. T. on Grievs. & then held them & Appeals, for years, & then re-arrested (1-19-14) (M. Cat)

14/15

Non-process them & destroy them & lie to courts & file  
false affidavits, conspiracy, & ensure they  
were covered up, in hopes Prose would die from lack of  
med. cares, or beat to death by guards. &

3. & stated [once you are dead we will let you go to the  
Hosp.] & then switched to No, once you are dead, we'll get  
rid of your body, to get rid of the evidence of broken  
bones, as we do 1005, & tell everyone we released you &  
don't know where you are or what you got that Rochester;  
[die you son of a bitch or we'll beat you until you do];  
See. 6:13-3010 RBH & 6:12-3322 & 3306-RBH & 6:14-5-8-212-RBH  
& 6:13-12, 1492, 1083, 3011, 3089, 2438-RBH & 03-CP-40-4328-OF  
above crimes & why Defs. sought to kill & let Prose die, & how  
they got away with it 6:13-532, 533, 494, 811, 799, 554, 256-RBH,  
SCDC & Postal Sers. gave all mails to marshals & FBI-CIA to get rid  
of to lawyers & news medias & Sheriff's & Sols; Families since 1992;  
[Conclusion]

2-9

4. Prose has a Constal. 8th & 13th & 14th Amendments. Rights to be  
given & allowed med. cares & for Defs. to pay all costs, &  
Court should grant the Remedial writ within 2 days at less,  
to stop Prose's suffering & issue declaratory injunction &  
order Full Inverts. & Prose released by Ex Post Facto Viols.  
wasn't sentenced to be beaten & disabled; &

See, S. Co Code 15-13-80 of Dwyer, 451 S.E. 2d 924 (S.C. App. 1994) - 15  
- Estoppel Applies when Party waives the voluntariness - 15  
Exhibit 2-57 ALBA SALUDA UNIT



(Set 4-21-14  
9:30 am  
R. Cot)

# The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29211  
1015 SUMTER STREET  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1890  
FAX: (803) 734-1839  
www.sccourts.org

March 31, 2014

Julian E. Rochester, 171519  
Broad River Correctional Institution  
4460 Broad River Road  
Columbia SC 29210

(Shealey got  
32 pages copy)

Re: Julian Rochester v. SCDC (6)  
Appellate Case No. 2014-000655  
Lower Court No. 2014-ALJ-04-0025-IJ

(Kitchings got  
all ready  
in 25 pages)

Dear Mr. Rochester:

This will acknowledge receipt of your documents in the above entitled matter. According to Rule 203 of the South Carolina Appellate Court Rules, a notice of appeal must include the name of the court from which the appeal is taken; the judge's name; the lower court docket number; the date of the order being appealed; a statement of when the appealing party received the decision from which the appeal is taken; the name of the appealing party; and the names, mailing addresses, and telephone numbers of all attorneys of record and the names of the party or parties represented by each. A copy of the order being challenged on appeal, a certificate of service showing the notice has been timely served on all respondents, and a filing fee of \$100.00 must accompany the notice of appeal.

Within ten (10) days of the date of this letter, you must provide the Court with the following:

(1) A notice of appeal containing all information required in Rule 203, SCACR.

(1-14)

(already done)

(2) The one-hundred dollar (\$100) filing fee.

(3) Proof of service naming the documents served and showing you timely served all parties to the appeal.

Failure to provide the requested items will result in dismissal of your appeal.

Please be advised that the time limits for perfecting this appeal are not held in abeyance.

If you intend to proceed with this appeal pro se, the fact that you are not an attorney does not relieve you of the responsibility to perfect your appeal in accordance with the South Carolina

Very truly yours,

*Jammy Abbott Kitchings*

CLERK

cc: Christopher D. Florian, Esquire  
Jana E. Shealy

*(How much SCDC pay her \$100,000.00 or \$500,000.00 bribes)*

*They paid (Atty. Clerk) \$1/2 million to get rid of 9 Appeals & Mot's.*

2-14

my copy

In the South Carolina Court of Appeals, Richland, Co.

Julian E. Rochester, (ince, 171579) <sup>YANU</sup>, Kitching's  
Prose Kidnap Citizen - 504/ADH; ) YANU 14-ALJ-04-0025-LJ, et al.  
-US-

SCDC & State of S.C. & (Helm Judges) Plea Files Intent to Appeal -  
et al, 2,144 conspirators of one ) conspirator S.C. Robinson's  
million-plus defendants: ) 4-5-14 Fraud by Court Clerk.

1. Prose seeks to be allowed to Appeal the dismissal of  
his Emergency Remedial Appeals on  
his maxed out by 8 days, 25.00 fine (No Charge) 1981 & 83'  
Void Judge, where Oct 15-19-90 - Court in Oconee, Co, S.C., had  
no Jurisd. by the crimes raised in above appeals; & see  
the 59(E)-motion - Mandamus to set aside Robinson-Def  
order, which was Fraud by Court, & Plated Frauds upon  
Court by de F. at GPH- & make WARRANT & K. Hill to  
stop Prose's release & their arrests & suits 03-CR-40-1328 &

2. Prose incorporates all hereto pages <sup>32</sup> 25 into his appeals  
to support a right to Emergency Appeal & release;  
See; Corbally, 529 S.E.2d 1528 (S.C. 2000) (Court of Appeals has Jurisd. to correct  
error of law both in Law & equity Actions);  
See; Simmons, 471 S.E.2d 485 (S.C. 1993) Prose can seek Emergency Relief;

Conclusion

3. Court should grant appeals right appoint Street Council to do it. &  
See motion to waive Affid. local Faith & Robinson order pages 3-4  
Date March 8, 2014, Respectfully Submitted, Julian E. Rochester, (ince, 171579

31261/36260-130/7400 P.R. Pl. / Cal. S.C. 29200-4012  
1. 27 (3-8-14 J.E.R. (ince))

See  
KJ  
25

(3)  
74

The South Carolina Court of Appeals, Richland, Co.

Julian E. Rochester, ONCE, 171579) / A No. 14-ALJ-04-0025-17, et al.,  
Pete Kidnap Citizen 824/ADA; ) Certificate of Services to Prese  
- US - ) seeks by motion & Affid. Given  
D. J. Crooks, et al. SC D of State) in good faith to waive costs  
& Judges 2,144 conspirators of ) & Appoint him street Counsel of  
one million Defendants Plus ) See discovery why needed of 2-21, 14.  
(Hold Emergency Appeal)

- ✓ 1. Prese certifies by Affid. he before Court in good faith, believes & knows the matters raised are not frivolous & are proper for this Court to consider in its original Jurisdiction by Sanders, 115 S.Ct. 2295 (1995); &
- ✓ 2. Motions for Court to waive fees by Prese over 2,150,000 to def. after they kept 39,000.00 in U.S. Postages, & he's 501/ADA - total from 246 hearings & Indigent; & Appoint Prese street Counsel by 55(2) Statute; see Blackship, 106 F.3d 1202 (5th Cir. 1997) Equal protection not afforded Indigent appellant when review depends on fees he doesn't have & not titled to appointed counsel; Biddle, 401 U.S. 371 (1971) state court deny access to Indigent to their (ts).

✓ 3. Sworn to under penalty of perjury as true & correct & he served. Ar Wilson A-G to ~~the Standing~~ ~~City~~ at H Q-21987/4444, B. R. Rd, Colby S.C. 29221 one copy - Notices of Appeals, suits, Judicial Compls. - crimes. From address below (18 USC-9123) this date March 12, 2014; 8/7/15 app. 87

Conclusion

✓ 4. Court should grant relief to show good faith to cure harms & Fee Pete Kidnap Innocence Citizen 824, maxed out 25,000 fine (NU Crimes).  
Date March 8, 2014, Respectfully Submitted, Julian E. Rochester, ONCE, 171579  
B.R.Ct/Saduda A-130/4446 B.R. Rd/Colby S.C. 29221-4012

4/14

(Bad Copies)  
\$360.00

In The State of South Carolina, Richland County  
(JUDICIAL ETHICS-COMPLAINTS)

Dear Judicial Councils & Judges) -

March 7, 2014

(Caggiola, Seymour, McKeown, Hinson.)

- 1.) & Upon Julian E. Rochester, once, File these complaints against & upon S.C. Admin. Law Court Judges Shirley C. Robinson, Carolyn C. Matthews, John De McLeod, John Geathers, R. King Anderson, & Mrs. Dr. Johnson Judge who get rid of Appeals 12-~~ALT-UT-01860~~ 0087 00262-15; & Lawyers
- 2.) & upon Daniel J. Crooks-Atty, Dr. Tatarsky-Atty, Chiss-Floridan-Atty, Ka Maddox-Atty, M. Anderson-Atty, M. V. Law & Shire-Atty, B. Tom Vincent-Atty, Alvin Neal-Atty, Bob Peeles Atty, Alan Wilson-A-Gen, Mrs. ? May-A-Gen, Lake E Summers, Atty; &
- 3.) & upon Judges J. H. Tol, J. H. Waller Jr, G. M. Pleicross, D. W. Beatty, J. Rethledge, R. K. McMahon, R. L. McIntosh, L. C. Manning, Thomas Cooper, & all S.C. Ct. of Appeals Judges (7, seven); &
- 4.) & Clerks J. A. Kitchings, B. H. Whitfield, J. E. Shady, V. G. Allen, D. E. Shearouse, J. W. McBride, &
- 5.) & upon H. Floyd, R. B. Harwell, K. F. McDonald, J. M. Childs, J. DuAustain, H. M. Nerberg, & Probate Judge L. L. Lawson; &
- 6.) & upon B. Obama-President, G. W. Bush, B. Clinton, John Roberts US, Sup. Judge-murderers-birth, W. M. Nottles-U.S. Atty, & R. L. Legal-Ex-U.S. Atty, All Fall under S.C. Laws & Judicial. & SEC →

(facts of criminal acts)

✓ 7) The above def. conspirators in Obama's & A.S.D. & S. Can nation wide conspiracies, are forcing Judges to commit Felonies & perjury & frauds, & issue conspiracy orders to stop Plessé's release to silent & let him die, & hold him in kidnap status; & see Dec. 5, 8, 13 of 11 ps. & Feb. 4, 2014 of 4 ps. Judicial Compls. of crimes listed in 6:113-12, 1492, 10883, 30101, 3011, 3089, & 6:114-5, 212, 269, 452, 517-RBH-Why it exists;

✓ 8) (Def-conspirator-Aider S. Robinson) did take pay offs, & she did move fast to get hid of Admin. law Ct. Appeals 14-ALJ-04-0025-1J on mixed out property exhausted Appeal on March 5, 14, to protect her coworkers Anderson, Matthews, Johnson, McLeod, Geathers, Shealey & SCDC-staff, & refused to remove her self & the whole court, to neutral state Ct. Circuit Judge not involved in above conspiracies; see facts in the hereto attached pages of 03-CP-40-4328-Appeal-Judges blocked since Sept. 5, 2003; & see 02-ALJ-04-877-AP & 04-0594- to 0598 & 05-0166 & 07-100, 134, 151, & (0-0926-AP) & 12-0186 & 0187 & 0262-1J of Felonies Judges above covered up to protect selfs. & hidden (CRT) 9-27-05 to 7-7-05 charges in 8:11-797-JMC-nw 6:13 793-RBH & 6:12-586 & 236 & 208 & 724-RBH-Why it exists & unchecked.

✓ 9) Plessé seeks Full Inquests, by Neutral Judicial Counsel Judges & Lawyers & for them to order Ocarce, Rickland, Anderson Sheriffs Depts. & Gov. Haley & Ark & Neutral Sols. to do Inquests in above Defs. & crimes in above listed cases & Imperch & arrest Defs. & Severn to order penalty of perjury as true fact in all cases (18 USC 1623).

Date March 8, 2014. Regrettably Submitted Julian E. Rochester, Once 11/15/12  
BR/1/Sec A 4301/H461/B.R. Rd. 1/Calo-S.C. 29210-4012

**FILED**

MAR 05 2014

**STATE OF SOUTH CAROLINA  
ADMINISTRATIVE LAW COURT**

**SC ADMIN. LAW COURT**

Julian Rochester, 171519; )  
)  
Appellant, )  
)  
v. )  
)  
South Carolina Department of Corrections, )  
)  
Respondent. )

Docket No.: 14-ALJ-04-0025-IJ  
Grievance No.: KCI 0886-13

**ORDER OF DISMISSAL**

*2/3-7/14  
10:00 AM  
E K H  
Raining*

This matter is before the South Carolina Administrative Law Court ("ALC" or "Court") pursuant to the Notice of Appeal filed on January 7, 2014 by Julian Rochester ("Appellant"), an inmate incarcerated with the South Carolina Department of Corrections ("Department"). On or about July 11, 2013, the Appellant filed a Step One Grievance with the Department asserting that the Department has incorrectly calculated his sentence max-out date. On August 13, 2013, a response to the Appellant's Step One Grievance was issued by the Warden explaining to the Appellant how his sentence had been calculated. Thereafter, the Appellant filed a Notice of Appeal with this Court challenging the Department's response to his Step One Grievance. There is nothing in the Record reflecting that the Appellant ever filed and received a response to a Step Two Grievance. *(They were 18-11 - Reg. at G.H.) page 3-4 (Lying)*

S.C. Code Ann. § 1-23-380(A) states that "A party who has **exhausted all administrative remedies available within the agency** and who is aggrieved by a final decision in a contested case is entitled to judicial review..." See, Al-Shabazz v. State, 338 S.C. 354, 376, 527 S.E.2d 742, 754 (2000). ("An inmate may, however, seek review of the Department's final decision by an ALJ in a non-collateral or administrative matter"; citing, Bennett v. South Carolina Dep't of Corrections, 305 S.C. 310, 408 S.E.2d 230 (1991) (statutory requirements proffering administrative remedy and requiring exhaustion before seeking judicial review mean administrative agency has exclusive right to decide issues before it, subject only to appeal for judicial review of its decision.)).

If the Appellant's intent is to appeal a decision of the Department which jeopardizes his state-created liberty or property interests, he must first exhaust all administrative remedies. By failing to obtain a final decision from the Department, the Appellant has failed to exhaust his

*7/14*

administrative remedies and has thus failed to meet the requirements of the Administrative Procedures Act for review by this Court.

Based upon the foregoing, **IT IS HEREBY ORDERED** that this appeal is **DISMISSED**.

**AND IT IS SO ORDERED.**

took a copy of  
of Def. & protected  
collected

*Shirley C. Robinson*  
**SHIRLEY C. ROBINSON**  
Administrative Law Judge

March 5, 2014  
Columbia, South Carolina

conflict, she kin  
to Def. J.D. Robinson at Lt.

Whole Record not put  
up by def. & she got  
Rec'd of it fast, before  
3-4-14 - demand for full  
record be put up 5 ps. & 11 ps.  
Cooks served blocked by Bagel  
& 1 ps. recusal there.

CERTIFICATE OF SERVICE  
This is to certify that the enclosed has this date  
served this order on the above and that I, on all  
parties to this cause by depositing a copy thereof  
in the United States mail, postage paid, or other emergency  
Mail Service addressed to the party (or their attorney/s).  
This 5 day of March, 2014  
By: JLR

The South Carolina Administrative LAW Court - COLA

JULIA E. ROCHESTER, ONCE, 171519 ) / AND: 14-AJ-04-0025-1J

Prose Kidnap Citizen-504/ADA; )

-VS-

) Motion - mandamus to set

S.C. DC of State of Judges, etc al., )

) aside (conspirator paid off

2,144 conspirators of one million )

) Judge Robinson order 3-5-14

Plus Defendants: )

) gotten 3-7-14.

(S.C. Code 55 (2) voids Any Judgts.)

1. Prose seeks by motion-mandamus Rules 57, 65 & 59(E) & 60(b) (4)(6) & 9(b) Fraud by Conspirator - ~~Order Def.~~ Judge S. Robinson, 3-5-14 Conspiracy order, to set aside & vacate it, by its a void - Fraud one, saying Prose did not file (his step 2 (Haw. Appeal),

¶

2. Prose states at GPH-Kirkland K. Hill-16C rendered & told. Prose & put it on all Citrus. Prose had to do his Appeals on Request 19-11 forms & gave them to Prose & he filed KCL-1367, 1415, 1276, 2013-13 & 1546-13 on Hill, which she has yet to process; & Prose had copies of these in his legal 3-Big Red. 11.5.11-11.5.11 - Brown Envelopes, with each Step 1, write on them file your appeal on 19-11-Forms; which Defs. took all Dec. 9, 13 once brought here & refuse to return them & conspirator paid off Robinson refused to order discovery turned over, proof she was paid off & ordered by Defs. with Accusers Matthews, McLeod, Leathers, Anderson, to get rid of this Appeal fast, we'll be disbanded & arrested if he gets released for our conspiracy & cover up acts on his other Appeals. ¶

3. Plus she is kin to Prof. - James D. Robinson & other SCDC staff, to conflict existed, same as with above Defs. who have SCDC hidden charges on Pese since 9-27, 05 & Nov 25, 05 & 7-9, 09 with Jettison in 03-CP-40-4328 & 05-CP-37-531 cases & Fed. Ct. 6:12-586 & 236 & 2080 & 2449 & 6:13-12, 1492, 1083, 3010, 3011, 3089 & 6:14-57, 212, 269, 450, 517 - RBH, Arnold & McDonald, & 8:11-797 - FMC New 6:13-283 - RBH, & 2:09-1809 - H.M. Herlong hidden under (1988 suits) writs for Speedy Trials & 57 murders & 1000s of other CHmes, Defs. Aider conspirator S. Robinson joined 2,144 conspirators with Obama & U.S.D.A.T. & tool Nation & S.C. wide conspiracies, she's brought & paid for to protect coworkers & SCDC - Friends & learners & Alon Wilson & 290 Fed. & state Judges from arrest; &

4. Robinson, also allowed S. Boyd - ICH & mail staff here to intercept all Pese's mails to Atty. D. Tu Crooks & others, see proof 3-3 out 4th, 2014 of 17 ps, which she moved fast to get rid of Appeal, & refused to recuse herself to Court Judges, see all 7-Recusal writs & motions in this Appeal & 14-0095 & 0178-15, to transfer to stop her & Judges above conspiracies acts;

5. more proof of corrupt & paid off Robinson, she knew clfs, never put up full records & Pese Notified Court 3-3, 14 of 17 ps. as such; she's know

Also proof she never allowed clfs. to reply & to control

10  
14

the Appeals by taking Probe's legal files, to ensure he never put up with 19-11 Request forms had to be used if she refused to order discovery, which would have gotten above Griens & their Appeals;

\* - Unless Defs. Plead with the whole Kittill-16C - to use 19-11 forms so that, if Robinson, could then say the appeal wasn't filed on Step 2, to get rid of it, & stop Probe's release, because they all know Probe exhausted maxed out & held in kidnapping status & Defs. admitted these facts in 03-CR-40-4328 & Rule 15.1.3 so applied; by See Dand, 71 S.Ct. 262 (1951) Once State allows Appeals it can't then interfere with that 1st. Amenda right);

See Raby, 594 S.E.2d 478 (S.C. 2004) Ct's. have inherent power to set aside Judgments gotten by Fraud Any time there after);

See Evans, 529 S.E.2d 44 (S.C. App. 1988) Fraud by officer & Judge of Ct. allows setting aside Judgments Any time);

See Merrille, 204 F.3d 124, 130 (4th Cir. 2001) Same);

See Stanton, 420 S.E.2d 502 (S.C. 1992) Mand. used to stop & undo harms to Constal. viols.);

See Nance, 186 F.3d 1338 (11th Cir. 1999) Civil Conspiracy, Cit. Beck, 119 S.Ct. 2046 (1999) gets all persons who were not directly involved in the wrongful acts & liable for all conspirator acts)

By  
See Linkerton, 328 U.S. 640 (1946) All parts are held liable in a conspiracy for other conspirator acts) S.C. Code 16-7-1100 440 (1985)

it Ethics viols. 8-13-705 (A-F) except (E), & 16-9-340 (A)(2) (2003), Aided in Felony cover-ups; So Robinson did so willingly & we'll be arrested once Probe is released & face 57 murder

Arrest & Kidnapping of Probe charges & Premise; →

See Childress, (4th Cir) 115 S.Ct. 1115 (1993) 18 U.S.C. § 1201 (a)(1) Kid-  
napping is a continuing offense by any acts to cause it for a  
benefit) - S. Robinson & above clats. & Judges, used Pravel &  
conspiracy orders to excopted Bribes & protected coworkers & Gov. &  
Law partners; see Serious Conflict with C. Matthews - City of Aiken,  
409 S.E.2d 1403 (S.C. 1991) C. Matthews, A. Coleman, D. Drake, of Nel-  
son & Mullins Riley & Scarborough, (Colo. S.C.) This was the reason  
San Matthews get rid of all appeals these has suits on her &  
them & Don West blocks, & they all have SCDC-hudlon (CRT)  
death threat charges on these; & all Judges there & S.C. Supr  
Court Appeals Judges do also; see Common (3)(c)(1) of 501 &  
455 (b)(5)(c) mandatory recusal by conflicts & out for revenge  
& bias to stop suits & arrests; &

7. These seeks to vacate & set aside Judgments & Transfer of all 3-  
Appeals. 14-0025 & 0025 & 0178 JT. 05 7-Recusal actions sought  
by Fed. Rule 60(h) (4,6) Void Judgments. S.C. Code 55-21;  
See Jordan, 409 S.E.2d 793 (S.C. 1991) Judgment is Void if No lawyer  
appears on behalf of person listed mental ill, 55-21(b) its mandatory  
it do these acts within 5 days after loss - Rule 57 & 15-7-1001 &  
110 (1976) & see Judicial Compls. Filed Dec. 5 & 13 of 11 pp. & Feb. 14 of 4 pp.  
on above Judges; / Respectfully Submitted;

Date March 7, 2014, Julian E. Parkerton, Once, 071519

(14-0095-1J)

2  
copies  
copy

(Kitt & Co) → goes to HQ - General Counsel  
Mr. D.E. Cranks - Counselor

RECEIVED

2/19/20 S. Boyd, ICH

FEB 19 2014

the South Carolina Administrative Law Court

Rejected: Use Proper Form

BRCI  
ICH

got  
2-27-14  
10:11  
M+COT

JULIAN E. ROCHESTER, ONOR, 171519 ) / AND: 14-AJ-04-

Prose Kidnap Citizen - 504(ADA); Griev. NO: PCI-0054-12

- vs -

SCDC & state, et al, 21047

conspirator defendants

Prose's memorandum Brief

To support Reliefs sought.

S.C. Code 57-6-15-57-120

(2-9) (SJT 2-27-14 at 10:11 AM M+COT mail dir) (14-AJ-04-0095-1J)

1. Prose seeks to file his memorandum Brief in support of his Appeal filed Feb 4, 2014 out 4th of 16 pages, to force Dets. to stop holding, non-processing, destroying, interfering, with Grievs. & appeals, to void their new conspiracy acts; to stop retaliation, Racisms, Discrim., perjuries, Frauds & Plots to kill & let Prose die, to order Prose released, which all the Grievs. & Appeals blocked, would have released Prose, had not these acts not taken place; by PCI-3110-11-McCall-05 D.O.I.

2. And Prose prays court will notify Sheriffs in Richland, Anderson, & Oconee Counties, & Gov. Haley & Ark., to come see Prose, & let Invests. in Appeal issues, to order Prose's legal files, glasses, w-Ring, personal properties returned, to pay the \$one Billion sought; to order Prose released from Kidnap status, & med. cares at Oconee mem. Hosp., & order Grievance system to be reform & corrected, to staff filed & arrested, once Investigated by Sheriffs & Solicitors, & any reliefs sought

See needed to Appoint State Counsel by S.C. Code 55(2)



Julian E. Rochester, 171519  
Broad River Court / Seaboard A-130  
4460 Broad River Rd. 4-4-14  
Colley S.C. 29210-4012

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APR 07 2014

BRICI  
MAILROOM

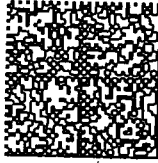
Jenny A. Kitchings  
Clerk  
South Carolina Court of Appeals  
P.O. Box 11629  
Columbia, South Carolina  
29211

UNITED STATES POSTAGE

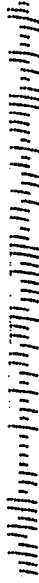


PITNEY BOWES

02 1M \$01.11  
0008003534 APR 07 2014  
MAILED FROM ZIP CODE 29210



2921131629



THE DEPARTMENT OF CORRECTIONS HAS NEITHER  
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S. C. DEPARTMENT OF CORRECTIONS

LEGAL MAIL

SALUDA UNIT