

Shealey's
D. J. Crooks

Mr Cox & Marriott (goes to General County - D.J. Crooks office thanks. (His copy)

the South Carolina Court of Appeals, Richland Co.
Julian E. Rochester, ONCE, DISTRICT NO. 2014-000655-etal.
Prose Kidnap Citizen - 504/ADA, 14-ALJ-04-2025-1T, et al. vs.
-US.) motion - Mandamus to set -
SCDC, State, Admin. Law Judge,) Aside & Vacate & correct
2171 conspirators of one million) error of law rulings of
- Plus Defendants) S.C. Robinson - 3-5, 2014.

1. Prose seeks by motion - Mandamus to set aside & vacate & correct error of law rulings of S.C. Robinson. Frauds; & used a "loop hole" rule 65 to get away with it.

2. Prose Filed 4-8, 2014 of 21 pages proof Prose had to use 19-11-Request Forms to file his Step 2 Appeal on at Kirkland & P.B. never put up whole records not told etc. this & hid those facts; Prose incorporates those 2 eps into this Appeal. Shealey has & fail to return best Print page, & get 4-14-14, see page 4. as proof loop hole used, & Prose seeks for court to close this loop hole up, & enforce rules of court's upon Admin. Law Court, (Such a Judge can be removed & vacated & reheard), because once the Admin. Judge commits fraud, conspiracy acts, they escape correcting of that order, by loop hole, we don't rehear any case once we get hid of it Rule 65; & that's not

what the laws of S.C., Fed. 4th Cir. & U.S. Sup. Courts
says; "any Judge that's gotten by Fraud, conspiracy or
misleads Ct. or Void Judge, can be reopened & created
& set aside by all Courts, & none are exempted...!!"

See; Raby, 594 S.E.2d 478 (S.C. 2004) "all" Ct. have inherent power
to set aside Judges, gotten by Fraud & misleading at any time
thereafter);

See; In Re Genesys Data Tech, Inc., 204 F.3d 124 (4th Cir. 2000) (The
Hazel-Atlas Glass Co, 322 U.S. 238 (1944) Fraud upon the Court by
officer of it, Judge, lawyers, clerks, allows setting it aside,
because it effects the integrity of normal process of adjudi-
cation & cannot stand);

See; Evans, 529 S.E.2d 44 (S.C. App. 1988) Fraud upon the Ct. allows
setting it aside at any time there-after);.

3. And had Robinson ordered Pro's legal files returned, &
she hadn't chose to except SCDC words as (good had spoke),
as they do against all Pro's, these Frauds & errors of laws
would not have took place, without a bribe or conspiracy
Act as was done on this appeal & 14-0098-15 before Court, &
4. Pro's plays Court will correct Robinson's order, & order
Appeal reopened & transferred to Neutral State Judge not in-
volved in J.H. Tol's & Admin. Law Judges & SCDC & O'Brien's
& W. N. Nettles 2, 171 conspirators Nation - S.C. wide conspiracies.
See; Cantrell, 529 S.E.2d 528 (S.C. 2000) Ct. of Appeals can correct a
error of law to undo an injustice);

See Lancaster, 409 S.E.2d 375 (S.C.1991) transfer of case is allowed to ensure fair & just proceedings & to correct errors of law by S.C. Code 15-7-100 & 110 & 14-8-330 (1976) in law cases, Qtn link, 393 S.E.2d 176 (S.C.1990); ...

"Conclusion"

Court should correct Robinson's 3-5-2014 order & grant the relief Prose seeks, because it violates 8th Amend. & cruel to hold Prose Kidnap Immigrant Citizen in inhuman SCDC hell holes, Weeks, 217 U.S. 349 (1910) the 8th Amend. Prohibites holding innocence person in prison); & says court does in emergency proceedings.

Respectfully Submitted;

Date April 14, 2014.

Julian E. Rochester, once.

071579

Certificate of Services

Prose certifies he served def. P. J. Crooks Att. at HQ-SCDC-21787/4444 & B.R. Rel, Col. S.C. 29221 & Clerk Shealey copy of motion - Mand. amur to set aside Robinson 3-5-14, order, of 4 pages on 4/15/14 by Mrs Cox & Marjott M. Dir, seem to under penalty of perjury as true & correct (see BUSC 37623) From BRCI - Saluda # 730, 4460 B.R. Rel, Col. S.C. 29201-4012, See: Moore, 24 F.3d 624 (CA7th Cir. 1986)

Respectfully Submitted;

Date 4-14-2014

Julian E. Rochester, once,

071579

PRINT ACTUAL

MAINTAINED

(set 4-14-14)
at 1:45 AM
R. J. Cox
Penny

FILED
APR 08 2014
ADMIN. LAW COURT

Motion For Reconsideration & (Red ink)
are Prohibited
see ALL-Rule 65

The South Carolina Administrative Law Court, today

Julian E. Rochester; once, 071579) CA No. 14-ALJ-04-0025-1J
Pose Kidnap Citizen 504ADA;) Pose seeks a Remedial Writ to
-US-) correct erroneous rulings & un-
S.C.A. State Admin. Judges of) just one by Emergency hearing
2,170 conspirators of one million) S.C.A. - Rules 57, 65 to vacate
- Plus Defendants:) & Recopen it.

SCAUSERS
left file

The 10 by April 2014
By Admin Law Judge

1. Pose seeks to set aside Defs. conspirator S.C. Robinson-Admin-
Judge order of March 5, 2014, it's a conspiracy & void one, &
handed down to stop Pose's release; by saying Pose never filed
his appeal in Step 2, when at Kirkland Kathy Hill required
Pose to use 19-11-Forms, & see proof she typed it on Step 1s,
pages 3-21, below, & (KCI-0886-13 is a Kirkland Griev.), & I
had to do it on 19-11 Form, & not Step 2; & Pose seeks to
set aside Robinson's order - vacate it, & order Pose relea-
sed & time corrected, because def's. never informed Court
& allowed their silence to continue, & never put up full he-
-ords, (Pose's Appeal on 19-11-Form, which is pages 3-4 & 6-7
of 11 ps.);

See; Raby, 594 S.E.2d 478 (S.C. 2004) All Ct's. have inherent power to set
aside judgments gotten by fraud & misleadings at any time thereafter);
See; Controll, 529 S.E.2d 528 (S.C. 2000) Ct. has to correct error of law);
See; Dand, 71 S.Ct. 262 (1951) Once state allows Appeals it can't
deny that ->

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APR 18 2014

SC Court of Appeals

1-21
4-4

SALUDA UNIT
(4-8-14 J.E. Once)
LEGAL MAIL 4/7