

Kitchings's
bribe Ct

RECEIVED
APR 21 2014

SC Court of Appeals

The South Carolina Court of Appeals, Richland Co.

Julian E. Rochester, ONCE, 171579) CA No: 2014-000665 & 000654
Prose Kidnap Citizen 504(ADA);) 14-ALJ-04-0025 & 0178-1J.

-VS-

) Motion Mandamus to set
S.C.D.C., State, Admin. Law Judges) aside & vacate Defs. Accuser-
of 2,171 conspirators of one-) conspirator V. C. Allen 4-15-14
million Plus Defendants) self serving bribed order.

S.C. Code 57, 65, Applies

✓ 1. Prose seeks Motion-Mandamus to set aside & vacate
Def's Accuser-Conspirator V.C. Allen 4-15-14 bribed orders
given 4-17-14 at 10:30 AM; by serious conflict exists,
this Clerk Allen & all Judges there have hidden (CART)
SUDC charges on me since 9-29-05 & 7-9-09 Per J.H. Tool &
them, & Clerks Kitchings & Allen-Def's. both are committing
Frauds, & conspiracies acts on these appeals, wanting
what they already have, Defs. paid them off & they are
protecting selfs & Tool & all Judges there from removal; ✓

✓ 2. See 4-4-14 of 29 pages Proof ever thing was filed, Defs.
Clerks said wasn't served on Kitchings, S.C. Admin. Law, ✓
Shealy, P. J. Crooks & so Defs.-Conspirators knew to excuse &
transfer to Neutral Jurisd. & Judges North Car. as raised; ✓

✓ 3. See more Proof 4-10-14 of 7 pages Motion to set aside Judge's.

of Def-Accuser Judges Appeal 03-4328-2019-0026B, heard their own cases & speedy trial with charges they have on me, Violating Mila, 542 Fed 56, 58 (8th Cir. 1976) No Judges will hear their own cases nor Prosecutors they have charges on; mandatorily refusal 455 (b)(3)(ii), Cannon B)(C)(D) of 501 (same).

9

4. Prose states both Judgt. are Void by Jordan 409 S.E.2d 793 (S.C. 1991) Rule 55 (2) guardian ad litem has to appeal in behalf of one listed mental ill, if not Judgt. are Void; See Johnson, 489 S.E.2d 228 (S.C. App. 1997) It's Ct's duty to ensure it renders no decision in matters, when it has no Authority, Act, & sub. matt. can be raised any time to set Judgt. aside; See In Re Genesys Data Tech, Inc, 204 F.3d 124 (4th Cir. 2000); Oti Hazel-Atlas Glass Co, 322 U.S. 238 (1944) Fraud by Judges & Clerks upon the Oti allows setting aside Judgt. & when they act without Jurisdiction;)

* See Koehler, 152 F.3d 304 (4th Cir. 1998) Void Judgt. from lack of sub. matt. allows setting aside it, even after Judgt. has entered, by motion, any time thereafter; Rule 60(b) (4)(6) & 9 Fraud; * See Lancaster, 409 S.E.2d 375 (S.C. 1991) Venue-transfer Allowed & guaranteed by 157-100 & 110 to ensure fair hearings; & 7.

"Conclusions"

5. Prose has shown Judgt. can't stand & are Void, & by conspiracy acts were committed on appeals by Defs. in 6:14-1298 RBH - Habeas & 03 CP 40-4328 - Speedy Trial Writs; →

Kidnappings

(14-0025 & 0178-10)

on their (CRT) hidden charges, they said for death threats & Tool & their sex cartoon draws - bribes paid them, protected by 7th Amend. & kidnap status, use any means to gain Pele's Freedom from his kidnapers & their aiders, in Obama's & Tool's & S.C. & S.C.D.C.'s, & (John Robert's murderer), & FBI-CIA, & marshals, & 200 Fed. & 98 state Judges Nationwide conspiracies, to stop Pele's release to silence him & cover up his issues, & Defs. using S.C.D.C.-smu-os (Secret Files) to hold Pele in "kidnap status" to let him die; See, *Helem*, 186 F.3d 449 (4th Cir. 1999) (Ct. Bailey, 118 S.Ct. 240 (1997), 18 USC, 1201 (a)(1) & 2261 (a)(2), kidnapping done for some benefit); *Childress*, 26 F.3d 498, 501-03 (4th Cir. 1994) (same); See *Wilson*, 433 S.E.2d 864 (S.C. 1993) (Ct. Sheffer 498 US, 948 (1990) (conspiracy is an ongoing continuing crime & reaches all actors)); See *Jeffries*, 513 US, 115 (1994) kidnapping is a continuing offense until victim is released); 16-17-1108-410 (1985); See *Weeks*, 217 US, 349 (1910) 8th Amend. Prohibites holding Innocent person in prison - its cruel); 8-13-705-(A-F) except (E) applies by See; S.C. Code 16-9-340 (a)(2) (2003) aiders in concealments. of "Reason to Vacate"

See 21 pages Filed 4-8-14 Proof 19-11 Forms had to be used Clerk Shealy Def. & Defs. Judges blocked & pages 4 with this motion, to set aside their Frauds-bribed orders 14-0025-1J, by *Cartrell* 529 S.E.2d 529 (S.C. 2000) (Ct. of Appeals concurrent

Kitchings

(14-0025 & 0178-15)

a error of law to undo an injustice, or Frauds, or Conspiracy or harms); & shown cause to grant;

7. Pose prays Court recuses self & transfers & vacates all Judges in above 3 cases, before the wrong Judges - Defs. & Defs. Clerks. & order Pose counsels appointed & released & reliefs therein these cases, by 15-13-80, Roche, supra, (Def's. willingly admitted facts & liabilities by their silence);

Respectfully Submitted;

Date April 17, 2014, Julian E. Rochester, once, 171519

Certificate of Services

Pose Certifies he served Defs. D. J. Crooks at HQ-500C-21787, on B.R. Rel. Colar, S.C. 29221, on 4-18, 2014, & Kitchings & Shealey Clerks, a copy of 4 pgs. & 4 pgs. of 4-14-14-motions to set aside Defs.'s Judges & Clerks orders; Sworn to under penalty of perjury as true & correct (see 18 USC § 1623). From BRCL-Saluda-A-130, 4460 B.R. Rd, Saluda, S.C. 29210-4012, U.S. V. Moore, 24 F.3d 624 (4th Cir. 1996) once put in placed in mail Romberg, guards hands of Court its Filed, by Mt. Cox & Marshall-M-Dits...

Respectfully Submitted;

Date 4-17, 2014, Julian E. Rochester, once, 171519

RECEIVED

APR 21 2014

SC Court of Appeals

Tuliana E. Rochester, 171579

Broad River - Lot / Sidwells A-130

4460 Broad River Rd.

Volley S.C. 29210-4012

PAID

RECEIVED

APR 18 2014

BRUCE
COURT
MAIL ROOM

To: J. A. Kitchings - Clerk

The South Carolina Court of Appeals

P.O. Box 11679

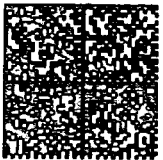
Columbia, South Carolina

29211

SC Court of Appeals

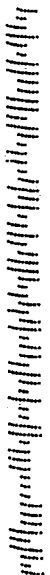
RECEIVED

APR 21 2014



UNITED STATES POSTAGE
PRIMEV BONES
02 1M
\$00.48⁰⁰
0008003534 APR 18 2014
MAILED FROM ZIP CODE 29210

2921189999



THE DEPARTMENT OF CORRECTIONS HAS NOT CONSIDERED
THIS FROM THE POINT OF VIEW OF THE
ASSUME RESPONSIBILITY FOR THE WRITTEN CONTENTS.

WARDEN

BROAD RIVER CORRECTIONAL INSTITUTION
V.C. DEPARTMENT OF CORRECTIONS

RECEIVED [illegible]