

AFFIANT  
AFFIDAVIT

RECEIVED

MAY 03 2014

I AM Akeem Alim-Nafis Abdullah-Malik AFFIANT  
IN SAID MATTER Re: INDICTMENT Nos: 2013A-65-46-  
04369, 04370, and 04371. I duly deposes the  
following:

1. On March 11<sup>th</sup>, 2014, I did depose and deposit in the  
hands of Lieutenant Walter Commander of A Team (1) one  
9x12 Manila Envelope WHICH WAS HANDLED TO SHERIFF OFFICER  
AT THE YORK COUNTY DETENTION CENTER, 1675-3A York Hwy,  
York, South Carolina [29745] Pursuant to PRISON MAIL BOX Rule  
Houston v. Lack 487 US 266 (1988) For U.S. POSTAL DEPOSIT  
PRE-STAMPED WITH U.S. POSTAGE STAMPS Addressed to THE CLERK  
OF SAID GENERAL SESSIONS COURT, P.O. Box 649,  
York, South Carolina [29745] For THE SOLE PURPOSE  
OF FILING: NOTICE OF APPEAL.

2) AFFIANT ~~ATTORNEY~~ ENCLOSED IN THE 9x12 MANILLA  
PRE-STAMPED ENVELOPE WAS A NOTICE OF APPEAL FROM  
JUDGEMENT before Judge Paul Birch. JUDGEMENT WAS  
SO ORDERED March 10<sup>th</sup>, 2014. AFFIANT / APPELLANT  
FILED NOTICE OF APPEAL MORNING OF March 11<sup>th</sup>, 2014  
WITH LETTER REQUEST TO TRANSMIT TO THE  
APPROPRIATE COURT(S) FOR FILING TIMELY WITHIN  
(10) DAYS ALLOTTED PURSUANT TO SCALC 203  
(b) (2) & (3) INCLUSIVE SCALC 201 Per-Se  
BRUNSON v. AMERICAN KOYO BEARINGS (SC App 2000)  
367 SC 161, 623 S.E. 2d 970

3). AFFIANT ATTESTS. AFFIANT UPON PLACING THE NOTICES OF APPEAL IN THE DETENTION OFFICER'S HANDS THE MORNING OF MARCH 11<sup>th</sup>, 2014. AFFIANT WAS THEN EXTRACTED FROM MEDICAL HOLDINGS UNIT CELL #5. ESCORTED BY LIEUTENANT TO IN/OUT PROCESSING AREA OF THE JAIL TITUS BOOKING AREA" WHEREFORE AFFIANT WAS DRESSED OUT PROPERLY TAKEN FOR PREPARATION FOR AFFIANT TO BE TRANSPORTED TO AFFIANT'S PRESENT CUSTODY OF THE S.C. DEPT OF CORRECTIONS.

4). AFFIANT WAS IN PROCESS OF TRANSFER OF CUSTODY RELEASING TRANSPORT OFFICER ATCHAY OF THE YORK COUNTY SHERIFFS DETENTION OFFICES. TO THE S.C. DEPT OF CORRECTIONS. AFFIANT'S PROPERTY WAS CONFISCATED FOR GENERAL COUNSEL REVIEW UNTIL FURTHER NOTICE PER-SEC LT. STONY OF THE KIRKLAND RECEIVING AND EVALUATION CENTER. 4344 BRAD RIVER ROAD, COLUMBIA, SOUTH CAROLINA SEE: ATTACHMENT IN SUPPORT OF AFFIANT'S LEGAL PROPERTIES DETAINED DURING THE PROCESS OF NOTICE OF APPEAL HOWEVER AFFIANT ATTEST DUE DILIGENCE IS AN INSTANCE IS STILL EXERCISED AT INSTANCE AT AFOREMENTIONED SINCE MARCH 11<sup>th</sup>, 2014. WHEREFORE AFFIANT/APPELLANT

FILED TIMELY NOTICE OF APPEAL AFFIANT'S  
IMMEDIATE TRANSFER TO THE S.C. Dept of Corrections  
WAS EXPEDITED PER-SE THE AFFIANT WAS SENTENCED  
ON MARCH 10<sup>th</sup> 2014. IN THE COURT OF GENERAL  
SESSIONS. YET IN ALL AFFIANT A PRO-SE LITIGANT  
SELF REPRESENTED FILED NOTICES OF APPEAL TO THE  
CLERK OF COURT BY AND VIA U.S. POSTAL SERVICES PROVIDED  
AT YORK COUNTY DETENTION CENTER...

5) AFFIANT AWAITS PROCESSING AT KIRKLAND  
RECEIVING NO INFORMATION VIA REQUESTS AND VERBAL  
REQUEST WITH WARDEN MCKIE AS WELL VIA PHEN ROY  
LAW LIBRARY OFFICER AND MS. ALBERT FOLLOWED THE  
PROCEDURES AVAILABLE IN LIEU LIMITATIONS OF ANY  
NEW-ARRIVAL AT KIRKLAND R&E TO ACCESS THE  
COURTS. AFFIANT IN "DUE DILIGENCE" NOTIFIED  
ALL COUNTY GEN. SESSIONS, S.C. CT. OF APPEALS, AND S.C.  
SUPREME COURT, U.S. DISTRICT COURT, U.S. SUPREME COURT,  
VARIOUS LEGAL SERVICES AND AGENCIES OF AFFIANT'S  
TRANSFER(S). TO KIRKLAND R&E AS SO LISTED ADDRESS.  
TO CURRENT TRANSFER AT TURBVILLE CORRECTIONAL INST.  
P.O. Box 252, Turbville, South Carolina (29462)

6) AFFIANT HAS INQUIRED ON SEVERAL ATTORNEYS  
TO VERIFY THE STATUS OF APPEAL FROM SENTENCING  
OF INDICTMENT 2013A-GS-46-043694 04371...

TO THE EXTENT THE CLERK OF COURT OF GENERAL SESSIONS HAS NOT FORWARDED THE APPELLANT AFFIDAVIT OF THE NOTICES AS SO FILED... NOW OVER THE S.C. COURT OF APPEALS REFLECT NOTICES AS BEING FILED. THEREFORE AFFIDAVITS CONTINUED RETRACTIONS BY THE 16<sup>th</sup> JUDICIAL CIRCUIT IN VIOLATION TO GENERAL AFFIDAVIT APPEAL RIGHTS TO SENTENCING. THEIR IMPROPER AND VIOLATING APPELLANT AFFIDAVIT RIGHTS ACCESS TO THE COURT, FILING RECORDING, AS SO OUTLINED IN THE F.R.C.V.P. AND SCACR 243(C) (2) & (3). SCACR 201 RIGHT TO APPEAL. SCACR 243(B)

AGREEMENT UPON THE APPELLANT RIGHTS AND AFFIDAVIT ABSOLUTE RIGHT TO OTHER APPEAL. SEE EWITT V. LUCEY 469 U.S. 387, 83 L.Ed.2d 821 (1985) WHITE V. STATE 208 S.E.2d 35 (1994) DICKEY V. ROSE 04-3571 (6<sup>th</sup> Cir.) ROE V. FLORES-ORTEGA... CITE OMITTED... GRAMM V. STATE CITE OMITTED, FERLUSON V. STATE CITE OMITTED, COUNCIL V. STATE CITE OMITTED....

1) AFFIDANT ATTESTS, AFFIDANT IS A PRO-SE LITIGANT PURSUANT TO HAINES V. KERNER 404 U.S. 519 (1972) VIA (DUE DILIGENCE) HAS FILED NOTICES OF APPEAL AS REQUIRED IN THE REQUIRED COURTS PURSUANT TO SCACR.



# ADDENDUM

AFFIANT. ADDENDUM AFFIDAVIT AT SECTION (4). PAGE 2 OF 5 AFFIANT AT SECTION (4) INPUT/INSERTS ATTESTED UPON ARRIVAL AT THE SOUTH CAROLINA DEPARTMENT OF CORRECTIONS KIRKLAND RECEIVING & EVALUATION CENTER. WHEREAS AS AFOREMENTIONED AFFIANT'S LEGAL PROPERTY WAS CONFISCATED UNTIL FURTHER NOTICE AND GENERAL COUNSEL REVIEW. AFFIANT INSERTS AT INSTANCE AFFIANT UNTIL RECEIVING ACCESS TO LEGAL PROPERTY. AFFIANT WAS NOT AUTHORIZED TO KEEP ANY OR NONE OF AFFIANT'S LEGAL PROPERTY IN AFFIANT'S POSSESSION TO INCLUDE WAS AFFIANT ACCESS TO AFFIANT'S LEGAL DOCUMENTS OR NOTICES. PAPERS, BOOKS, ETC.

AFFIANT IN INSTANCE ATTESTED THAT UTAC DUPLICATE DOCUMENTS ARE NOT LOCATABLE AS OF DATE. UPON AFFIANT'S SEARCH TO INCLUDE HAND WRITTEN COPIES OF NOTICES OF APPEAL DRAWN UP

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by AFFIANT March 10<sup>th</sup>, 2014. SERVED  
ON JAIL STAFF YORK COUNTY DETENTION  
CENTER FOR DEPOSIT INTO U.S. MAIL DEPOSITING  
TO THE CLERK OF COURTS GENERAL SESSIONS  
AND DUPLICATE FOR THE S.C. COURT OF APPEALS  
TIMELY FILED NOTICES...

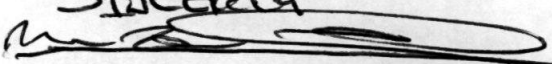
AFFIANT IN CONCLUSION ATTESTS  
AFFIANT HAS PREVIOUSLY ENCOUNTERED MAIL IMPEDIMENT  
PROBLEMS BY SHERIFF BRUCE M. BYRANT, et al. YORK  
COUNTY TO THE EXTENT POST MASTER IMPACTER  
GENERAL WAS NOTED TO BE NOTIFIED... TO THE  
EXTENT SHERIFF BRUCE M. BYRANT, et al IS PENDING  
CIVIL LITIGATION IN THE U.S. DISTRICT COURT  
1:14:CV:00109...

AFFIANT ATTEST AFFIANT HAS NOTIFIED THE  
YORK COUNTY DETENTION CENTER MAIL ROOM AND THE  
LIEUTENANT REGARDING 9/12 NOTICE OF APPEAL  
MAIL MARCH 11<sup>th</sup>, 2014. HOWEVER MAIL IS / HAS BEEN  
RETURNED AS UNAUTHORIZED BY MAIL ROOM STAFFING  
BELLE MCLEAVE. SEE ATTACHMENT "ADDRESSES  
ADDRESS TO BLACKENO, OUT by YORK COUNTY DETENTION CENTER.  
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AFFIRANT ATTESTS TO ON GOING  
OBSTRUCTING OF JUSTICE by THE SHORRIF  
Bruce M. Bryant et al. TO THE EXTENT TO  
SABOTAGE AND DERAIL AFFIRANTS DIRECT  
APPELLANTS RIGHTS...

AFFIRANT ATTEST AFFIRANT DID INDEED  
FILE NOTICES OF APPEAL TO THE  
COURT. APPEARING AWAY FROM JUDGE PAUL  
BURCHER EXCESSIVE PUNISHMENTS SENTENCES  
WITHOUT CONSIDERATIONS AFFIRANT DOES NOT  
HAVE A S.C. CRIMINAL RECORD. A 3-TIME HONORABLE  
DISCHARGED VETERAN. NON-VIOLENT PRISONER  
HAD AN EXCESSIVE BAIL. SUBJECTED TO MANY  
CONSTITUTIONAL VIOLATIONS. AS A PRE-TRIAL  
DETAINEE WHOM AT THROUGHOUT PROCEEDINGS  
SELF REPRESENTED FORCED TO PLEA. DUE TO THE  
VIOLATIONS OF THE BASIC HUMAN, CONSTITUTIONAL  
AND CIVIL RIGHTS. SPECIFICALLY DUE PROCESS & CRUEL  
AND UNUSUAL PUNISHMENT. DEPRIVATION OF LIBERTY... AMERICAN  
DISABILITY ACT, VETERANS REHABILITATION ACT ETC...

THIS SMD 30th APRIL with  
Every THIRTY AND FOURTEENTH year  
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Sincerely  
  
Mr. Akbar Abin  
AFFIRANT

AUTHORIZED SIGNATURE