

RECEIVED

MAY 22 2014

SC Court of Appeals

Douglas M Thompson

#348634 WA-220

LIEBNER CJ P.O. Box 205

Ridgeway SC 29472

RE: CASE 2012-212427

DEAR SC COURT OF APPEALS,

THE ATTACHED DOCUMENTS ARE TO
BE FILED IN THE ABOVE CAPTIONED
CASE. I ASKED MR CRAWFORD TO
MAIL THEM IN FOR ME TO SAVE ME
COURT COST, ALSO SINCE HE IS A

LOB2

plaintiff is the § 1983 action that
is the source of this direct appeal's
removal. Thank you in advance.

Respectfully
Douglas Thompson

MAY 5, 2014

RECEIVED

MAY 22 2014

Certificate of Service

SC COURT of Appeals

I, Douglas M. Thompson et al, do
certify that we have mailed and
OR SERVED A copy of an Affidavit
of facts objecting to the differ-
ment of the writ of mandamus
etc; also seeking an extension
of time & sanctions, on the 3rd
Circuit, the Dist. District Court, the
Dist. and SC Atty Generals, SC District
Court, SC Court of Appeals, Dist. Super-
ior Court, Atty Joraya and all


lobu

involved parties, by U.S. mail,
postage prepaid, by placing it
in the institution mailbox on
May 5, 2014. Thus it is deemed
filed on that date, Houston v.
Lack, 281 U.S. 266, 273-76, 108 S.Ct
2379 (1988).

Respectfully

Douglas M. Thompson
Douglas M. Thompson

May 5, 2014

APPEARING:
Jonah Gabriel Tishbitz

2014

The United States Court of Appeals
For The Third Circuit

CASE 14-2000 | 14-cv-2218-ES

Douglas M. Thompson et al.

RECEIVED

MAY 22 2014

SC Court of Appeals

vs

Judge David Norton; The State
of New Jersey et al.

affidavit of facts objecting to
the deferment of the writ of
mandamus etc; also seeking
an extension of time & sanctions

3081

So: The 3rd Circuit Court of Appeals et al,

The petitioner objects to the deferment produced by the order filed 4/25/2014. At no time did the court ever send to the petitioner a form for a (6) month statement stating this was required to bring the action.

According to Mr Crawford, who has now become a party in the lower court case by my removal of cases BIER-L-1708-14 et al to be heard in 40811

This pending action. He informed me out of all the mandamus he previously filed. The court did not require such for those filed actions. Thus, the court has violated my rights under the Equal protection of the Law clause as well as 42 USC §§ 1985 and 1986. I object. Unless you can demonstrate that such was required in the Crawford mandamus, that you sent him orders stating the same. The order for deferment in this case must be rendered

SOB U

void in fundamental fairness to
the petitioner.

The petitioner seeks an
extension of time. By the order
filed 4-25-2014, the court gave the
petitioner (4) days from the time
the order was filed to submit the
(6) month statement and any addi-
tional document that needed to
be filed. You caused this deficiency
in acts of fraud on the court as
usual. How in the world are you
going to tell me to submit a (6)

6084

month form if the court never sent the petitioner such a form to fill out in the first place? I object. The court's error caused this deficiency and for this reason the order of deferment must be rendered void SEE 28 USC §§ 241, 242.

It was much, (4) days from the filing of the order would give the petitioner until May 9, 2014. Since the court never sent the petitioner a (6) month statement, purposely in acts of fraud on the court to justify

The deferment order which is a common, corrupt, judicial tactic that the court frequently uses. The petitioner is forced to write the U.S. District Court for a copy of the (6) month financial statement form that the 3rd Circuit is acts of fraud on the court neglected to send him. This process can take as much as (10) days.

Upon receiving that financial form the 3rd Circuit is acts of fraud on the court neglected to

80811

SEND ME. That form will have to
BE SENT to SDC HEADQUARTERS to
BE SIGNED by an official verifying
my account balance. This process
can take up until a month before
this document is returned to allow
me to forward it to the 3rd
Circuit Court. I REPEW my REQUEST
for the SEIZING of sanctions also
due to this additional act of fraud
on the court; that the parties
BE REQUIRED to answer the
petition within (30) days when

They received it; that at no time that the 3rd Circuit deny the mandamus without an answer; that respondents file an answer to the mandamus and its supplements; and that the respondents not be permitted to file responses to motions filed by petitioner by sanctions sought. The 3rd Circuit caused this deficiency in acts of fraud on the court by not sending the petitioner the (6) month statement document so they could

100/11

And the defendant's avoid suit
and justify the defacement order.
I object and seek sanctions and an
extension of time until June 10, 2014
to be in compliance to the order.
I seek that the mandamus be heard
en banc, poll the judges, to avoid any
further miscarriages of justice and
the Rules be relaxed for filing, copies,
etc to permit such pursuant to 28 U.S.C.
§§ 241 and 242.

Respectfully

Douglas M. Thompson

Douglas M. Thompson

MAY 4, 2014

110811

Certificate of Service

I, Douglas Thompson et al, do hereby certify that I have mailed and or served a copy of an Affidavit of Facts Filing writ of Error Giving Judicial notice supplementing complaint (or) pages dated April 15, 2014 on the Newark New Jersey District Court, by US mail postage prepaid, by depositing it in the institution mailbox on April 16, 2014. Thus it is deemed filed that date Houston v Lockett, 207 U.S 266, 273-76, 108 S Ct 2379 (1908).

RECEIVED
MAY 22 2014

Respectfully

April 16, 2014

SC Court of Appeals

Douglas Thompson

lobt

Douglas M. Jones

The United States District Court
for the District of New Jersey

Douglas M. Thompson

348634

plaintiff

vs.

Judge David Portnoy
et al.,

defendants

CA 14:CV-2018-ES

affidavit of facts
filing writ of error

Giving Judicial
Notice supplementing

complaint.

RECEIVED

MAY 22 2014

SC Court of Appeals

To: The New Jersey District Court

Newark,

Judge ESTER SALAS et al.,

2014

On April 15, 2014 the plaintiff spoke on the phone to Steven and another female clerk. This document is filed filing writ of error. The court should have before it the (50) page complaint dated March 24, 2014 that make up this case with it attachments listed therein.

If the court would take notice of pages 14-15 they read in part:

"I motion to disqualify Judge Linares, Judge Creechi and the New Jersey District Court Newark Division all together and this case be established

in Trenton NJ. Venue falls to us.
Other defendants are ***.

This language was presented to
give the court notice that Judges Linares,
Czechi and the District Court Newark
Division in its entirety are defendants
in this case. For the sake of clarity
this document is being filed to clear
up any misunderstanding. It is highly
inappropriate for this case to be in
Newark when you are all defendants
and your disqualification is sought. Venue
falls to the plaintiff pursuant to
The Foreign Sovereign Immunity Act

I supplement the complaint to make it clear that the aforementioned parties are defendants in case 14101-2218-ES. I also give the court notice that these same parties are defendants in case BERL-1708-14 et al pending before the BERGEN County Superior Court which is directly computerized to this case. This requires that the Newark Division in its totality, to include every judge contained therein be disqualified and this case must be

Returned back to the District Court in which it was originally filed, see Rule 1:12-1(g) (State Rules); State v Walker, 33 N.J. 580, 592; State v. Flowers, 109 N.J. Super. 309, 312 (App. Div. 1970); Macaluso v Keyspan Energy, No. 05-CV-823, 2007 WL 1041662 at *14 (E.D. N.Y. May 7, 2007); Libkey v United States, 510 U.S. 540 (1994); Apple v Jewish Hosp and Med Ctr, 829 F.2d 326, 333 (2nd Cir. 1989); United States v Louaglia, 125 S.Ct. 2649; Pioneer Inc Services v Brunswick Associates, 507 U.S. 394,

113 S.Ct 1489 (1993) | ROPER v DYNAMIC
CONCEPT INC., 447 S.E2d 210, 316 S.C. 131.


Respectfully

Douglas M. Thompson

Douglas M. Thompson

APPEARING:

Stephan Gabriel Tishbitz



April 15, 2014

Leporello L Caputo food
300839 Wpudo 9-10-7
Lieber CI P.O. Box 205
Ridgewood SC 29112

RECEIVED

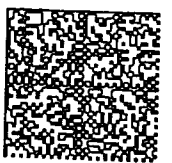
MAY 19 2014

MAILROOM
LIEBER CI

RECEIVED

MAY 22 2014

SC Court of Appeals



UNITED STATES POSTAGE



PRIORITY MAIL

THINKY BOWLES

02 1M

\$ 01.820

0004238017

MAY 19 2014

MAILED FROM ZIP CODE 29472

SC Court of Appeals
1015 Sumner Street
Columbia SC 29201