

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

APPEAL FROM RICHLAND COUNTY
Court of Common Pleas

RECEIVED

JUN 20 2014

SC Court of Appeals

The Honorable L. Casey Manning, Fifth Judicial Circuit

Civil Action No. 2014CP4002493

Don Boyd, Doe User,

Appellants,

v.

Verizon Wireless, Verizon Wireless Telecom,

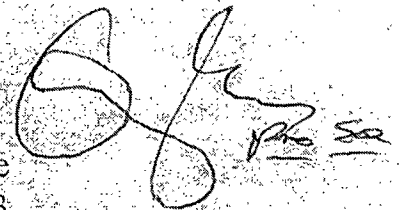
Respondents

AMENDED NOTICE OF APPEAL

Don Boyd appeals the order [judgment] of the Honorable L. Casey Manning,
dated May 21, 2014.

June 20, 2014

Don Boyd, pro se
345 Charwood Drive
Columbia, SC 29223



0211.14

RECEIVED

JUL 11 2014

SC Court of Appeals

STATE OF SOUTH CAROLINA,
COUNTY OF RICHLAND
DON BOYD
Plaintiff

IN THE FAMILY COURT
 COURT OF COMMON PLEAS,
 MAGISTRATE COURT
51519 JUDICIAL CIRCUIT

vs.
VERIZON WIRELESS et al.
Defendant.

MOTION AND AFFIDAVIT TO
PROCEED IN FORMA PAUPERIS

FILE NO 2014CP4002493

I, DON BOYD, being duly sworn, state that I am the Plaintiff and that I do not have the funds available to pay the costs of filing and service in the present matter. I hereby request that the complaint be filed and service made without costs.

Sworn to and Subscribed before me
this 16 day of April, 2014.
Brenda P. ...
Notary Public for South Carolina
My Commission expires 12/2017

[Signature]
Signature of Plaintiff or
Person Filing Complaint on Behalf of
Plaintiff
JEANNETTE W. MCBRIDE
2014 MAY 21 PM 3:40
RICHLAND COUNTY
FILED

ORDER

Leave (granted) / (denied) to proceed in forma pauperis.

Dated: 5/21/14
Columbia, South Carolina

[Signature]
JUDGE/CLERK OF COURT

NOTICE TO PLAINTIFF: The Court may assess costs against either party at hearing.

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS
PRO SE APPEAL

Don Boyd,
Doe User,
Appellants,

v.
Verizon Wireless,
Verizon Wireless Telecom,

Respondents.

Civil Action No. 2014CP4002493

AMENDED
AFFIDAVIT & MOTION
TO PROCEED
IN FORMA PAUPERE

RECEIVED

JUN 20 2014

SC Court of Appeals

AFFIDAVIT & MOTION

I, Don Boyd, Appellant, cannot because of my poverty pay or give security for the costs on appeal and still be able to provide for myself and dependents with the necessities of life, as at lower court that denied. I declare that all issues on appeal are true, correct and not frivolous. And except for leave to proceed in forma pauperis, it would be impossible for me to bring or maintain this appeal. Adkins v. E.I. Du Pont De Nemours & Co., 335 U.S. 331, 69 S.Ct. 85 n.8, 89 at [7, 8] (1948).

In the interest of Justice, Sincerely,

345 Charwood Drive
Columbia, SC 29223

Don Boyd, pro se

pro se

I declare under penalty of perjury that the foregoing is true and correct.

FURTHER AFFIANT SAYETH NOT.

Signed this 20th day of June, 2014

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS
PRO SE APPEAL

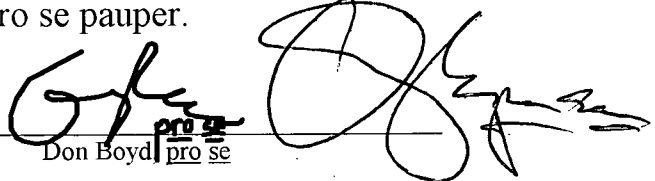
Don Boyd,
Doe User,
Appellants,
v.
Verizon Wireless,
Verizon Wireless Telecom,
Respondents.

Civil Action No.: 2014CP4002493

JULY 11, 2014
LETTER TO CLERK

ATTN CLERK:

Order on appeal was effected before service of process, so there is no opposing counsel to be served or listed on notice of appeal. Neither is there phone number for listing, as Appellant is pro se pauper.


Don Boyd pro se

345 Charwood Drive
Columbia, SC 29223