

JUL 18 2014

Calhoun Building
1015 Sumter Street
Columbia, SC 29201

Greeting S.C. Court of Appeals

My name is Ms. Bridget Williams and I am writing you my letter of appeals to 2 number of ~~fourty findings~~ wrongs between the Richland County Probate Courts and the Dept. of Mental Health done to me.

My first appeal is: An appeal to the finding of my still needing inpatient treatment from the Richland County Probate Court w/ the Department of Mental Health.

This finding was made in my absence. This alleged hearing was supposedly held July 8, 2014. The Richland County Probate Court neglected in issuing me a "Notice of Review" Section 44-17-550. My right for me to be present was also violated - Section 44-17-570. The law says that only I with my attorney only have the right to waive that right to be present. I haven't seen that state issued attorney (Eric S. Kaufmann) from the S.C. Barr since our ~~last~~ meeting on May 13, 2014 when the probate hearing was postponed to make provisions for a ~~an~~ independent designated examiner - S.C. Code 44-17-530 and for me to be heard at the Richland County Probate Court house - Section 44-17-570 in which I did not feel comfortable in the Dept. of Mental Health makeshift court room. I have highlighted the place on my court order where they have denied me the right to have an independent examiner and even denied me the common right to be transported to my court hearing.

The dates on the documents from the collaboration of the probate Court and D.M.H. don't add up. May 13th hearing

was postponed to some later unknown date, the whole month of June went by and July comes in with a Court order that was dated for the 8th in which was last week (given this letter of appeals was written and mailed July 16th ^(today)), I knew they just fabricated this Court order because I mailed the probate Court an "Application for discharge" with my Supreme Court Court order attached, they denied my request.

All of these law codes that have been continuously violated should and needs to result in my immediate release. Also this facility is not suitable for me even to say I need mental help so severe I must stay. Julie stayed here long enough pursuant Section 44-17-600. I put in my Court order that was to put me here in 2012 and it is only an application and the date there also is not correct. I come here April 23, 2012 the order says October 10, 2012.

I am also appealing the decision made by the Richland County Probate Courts to deny my ~~discharge~~ from the facility. The Supreme Court which is the probate courts Superior office, dismissed my case because of negligence and violations done at this Columbia Care Center. They have violated many of my Constitutional rights and I sent the Supreme the letter in late March indicating all of my amendments that were violated. These mental health officials are getting very horrifying and due to their negligence it is only right that I get released before more actions of retaliations

be taken out against me.

I am also appealing the Department of Mental Health decision on denying me transportation to court.

That is self explanatory and I can't believe their audacity not giving patients their state issued or even American Constituted right to go to court. Because that is what it is. They've got the key to the cell, the key to the door and the key to the vehicle and they are refusing to let people go to court. Violations of Article IV section 1 & 2

Amendment VI

Amendment VIII

Amendment XIII

Amendment XIV sec. 1 & 4

Please Help get me to Court, Court of Appeals. I pray also you would provide the provisions to discharge me or better yet usher me out of here. if you find judgment to.

May God bless the United States Judicial Systems

Respectfully Yours Seth Cookman
Court of Appeals.

Budget Williams