

STATE OF SOUTH CAROLINA

COUNTY OF GREENVILLE

Travis Montgomery Brown Jr.
S.C.D.C No 353358

Applicant,

State of South Carolina,

Respondent.

IN THE COURT OF COMMON PLEAS
C.A. No 2013-CP-23-3438

Complaint **RECEIVED**

SEP 19 2014

S.C. SUPREME COURT

I like to make this court aware of
Complaint; R. MILLS ARIAL, Jr.

(a) A Lawyer shall;

(1) promptly inform the client of any decision or circumstance with respect to which the client informed consent, as defined in Rule 1.0(F), is required by these rules; (2) reasonably consult with the client about the means by which the client's objectives are to be accomplished; (3) keep the client reasonably informed about the status of the matter; (4) promptly comply with reasonable requests for information; and (5) consult with client about any relevant limitation on the lawyer's conduct when the lawyer knows that the client expect assistance not permitted by the rules of "Professional Conduct" or other law. (b) A Lawyer shall explain a matter to the extent reasonably necessary to permit the client to make informed decisions regarding the "Representation".

P.C.R Counsel's Representation, were partially the Antithesis of Tollett v Henderson, 411 U.S. 258, 266-267, 93 S.Ct. 1602.

"Counsel's concern is the faithful representation of the interest of his client."

In fact,
U.S v Fisher, 711 F.3d 460 C.A. (MD) 2013.

"Impermissible Conduct," Gordon v. Dugger, 909 F.2d 404 (11th Cir. 1990) "Counsel failure and or deliberate indifference to fulfill his Ministerial Duties, those containing to page (i) No# 1-5.

"While Deficient in failing to procure important pertinent discovery in Material before P.C.R. Court." Kelle v. State, (S.C. 2010) 386 S.C. 578, 690 S.Ed.2d 73

Therefore, Plaintiff hereby file these Complaint aforementioned under the guidelines of the 5th Amendment, hoping the Higher Court of the Clerk of Supreme Court, Scrounge and Make findings that are "inextricably intertwined" with State Criminal Case that already been concluded.

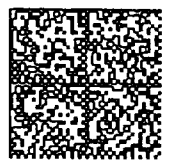
Conclusion

Based on the forgoing, these allegation's find and concludes, that Plaintiff has met and established numerous reasons for scrupulous investigation upon complaint.

Trauss W. Brown Jr. # 353358
Turboville Correctional Institution
P.O. Box 252
Turboville, South Carolina, 29162

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