

The South Carolina Court of Appeals

Curtis L. King, Appellant

v
South Carolina Dept. of Corr., Respondent

Reconciliation Order

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NOV 13 2014

SC Court of Appeals

Administrative Judge for the court Jasper Curton, Filed 10/15/14,

Institution receive 10/16/14, shall grant forma pauperis pursuant to the

court own citing Ex parte Martin, 321 S.C. 533, 471 S.E. 2d 134 (1995)

Bands v Smith; In civil cases Constitution require to appoint trial

cancel when exceptional circumstance substantiate evidence exist to indigent to
allow access to the court,

Eighth amend. violation of official custom to simply do nothing, emergency
case policy cause of action negligent, that personal injury and is Med. Malpractice
the Inmate who has no other choice health care, is a fundamental right of accept-
able due care to rupture appendix chronic symptoms for four days resulted into Appellant
time of death merely survive,

Respondent has more than once commit fraudulent here, now and again, by undermining
trial appointed to obtain signature dishonestly is fundamental right for the court ensure

offer is a penalty to discontinue simply do nothing;

Curtis King
Curtis L. King pro se

Certificate of Service

Appellant certify that as pro se, Inmate, Ex parte, serve, S.C. Ct. of Appeals, of District Ct. Honorable Harwell exception of Bonds v Smith is why appointed trial counsel William Christopher Swett, Esquire, by delivering to commercial mail carrier,

South Carolina Court of Appeals
Jenny Abbott Kitchings, Clerk
P.O. Box 11629
Columbia, S.C. 29211

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