

The Honorable Jenny Kitchings
Clerk, South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC. 29211

December 15, 2014

RE: John White v. Alan Wilson
Appellate Case No. 2014-001597

RECEIVED

DEC 17 2014

SC Court of Appeals

Dear Ms. Kitchings:

Enclosed please find the original Petitions for Rehearing in the above case. Also enclosed are the following: Proof of Service of the Petition for Rehearing on the Respondent(s), a copy of the order which is to be challenged. Please file the original copy.

Sincerely,

s/John White

John White, #80622

cc: Alan McCrory Wilson, Esquire

Daniel Francis Gourley, II, Esquire

Daniel John Crooks, III,

James C. Campbell

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Appeal from Sumter County

The Honorable W. Jeffrey Young, Circuit Court Judge

Appellate Case No: 2014-001597

John White, #80622 ----- Appellant,
V.S.
Alan Wilson and Gregory T. Knowin ----- Respondent.

Petitions for Rehearing

The Appellant now submits this Petitions of Rehearing

The appellant case for Petitions of Rehearing should be heard for the follows reason:

1. Rule 60. Relief from Judgment or Order.

Appellant, is asking the Honorable Court for a Relief from the Judgment, of order dated 12/5/14. The Appellant is not a Attorney, and he made a mistake, in his file to All party. under Rule 60.(A) Clerical mistakes. Clerical mistakes in Judgments, orders or other parts of the Record and errors therein arising from oversight or omission may be corrected by the Court at anytime of its own initiative or on the motion of any party and after such notice, if any, as the Court order. During the pendency of an appeal, leave to correct the mistake must be obtained from the Appellate Court.

2. Haines v. Kerner, 404 US 519, 92. Ct. 594, 30 L. Ed. 2d 652. (Instructing Court to construe liberally a prisoner's unartfully drafted claims. Pro SE litigants are held to less stringent standards than those who are counseled by Attorney. Court will go to particular pains to protect pro se litigants against consequences of technical errors if injustice would otherwise result.

3. Because I really don't know the law that well. I am a layman to the law.

4. Conley v. Gibson, 355 US 41, 45-46 (1957) The Supreme Court said that in considering a motion to dismiss, a PRO SE complaint should be held to less strict standards than a drafted by a lawyer.

5. The Appellant, have show numerous of errors and miscarriage of justice in his complaint

6. The Appellant, is held by the Respondents unconstitutionally.

CONCLUSION

WHEREFORE, Appellant ASK this Honorable Court to grant his petition for rehearing and any relief the court deems justice.

Respectfully Submitted,

S/ John White

John White, #80622

December 15, 2014

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Appeal From Sumter County

The Honorable W. Jeffrey Young, Circuit Court Judge

Appellate Case No: 2014-001597

John White, #80622 ----- Appellant,
VS.
Alan Wilson and Gregory T. Knowlin ----- Respondent.

PROOF OF SERVICE

I hereby certify that a copy of Petitions for Rehearing was the below date served upon the following individual(s) by placing a copy of the same in the United States mail, postage prepaid, and sent to his/her last known address as follows:

RECEIVED

Alan Wilson / Daniel F. Gourley, III, Esquire
Dennis Bldg, P.O. Box 11549
Columbia, SC. 29211

DEC 15 2014

MAILROOM
TURBEVILLE CI

SCDC, Daniel John Crook, III, Esquire
444 Broad River Road
Columbia, SC. 29221

s/ John White
John White, #80622
Turbeville, C.I.

RECEIVED P.O. Box 252

James C. Campbell, Sumter, Clerk of Court
215 W. HARVIN ST, Room 303
Sumter, SC. 29150

DEC 17 2014 Turbeville, S.C. 29162

SC Court of Appeals

December 15, 2014

80622

F

C. 29162



COLUMBIA SC 2920

16 DEC 2014 PM 11 L

South Carolina Court of Appeals

Ms. Jenny Abbott Kitchings, Clerk

P.O. Box 11629

Columbia, SC 29211

EIVED

16 2014

ROOM
EVILLE CL

RECEIVED

DEC 17 2014

29211162929

SOUTH CAROLINA COURT OF APPEALS