

NOTICE OF APPEAL IN A CIVIL CASE **RECEIVED**

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

JUL 17 2015
SC Court of Appeals

APPEAL FROM Beaufort COUNTY Court
Court of Common Pleas

Carmen T Mullen, Circuit Court Judge

Case No. 2015-CP-07-00651

The State of South Carolina Workers Compensation
Commission

Respondent,

v.

Carlos Kinlaw,

Appellant.

NOTICE OF APPEAL

Carlos Kinlaw In the interest of justice I am petitioning South Carolina court of appeals because the Honorable Carmen T Mullen dated June 23, 2015 She had not allow me to proceed in forma pauperis for my case she would not move the case forward unless I paid for it which I cannot do now because of my injuries. This case is important because the due process of The State of South Carolina Workers Compensation Commission was broken and the Court of Common Pleas procedural way of finding amendment violations of United States Constitution has be circumvent in this case. The south carolina workers compensation commission with the help of the defendant attorneys circumvent the postponement procedure in the state worker's compensation law creating a 6th and 14th amendment violation which the state said it did in this case in beaufort county court of common pleas . The state said they fixed the problem but they never showed proof of fixing the problem at all in the court but they did not let it go to a general file as the law says it must to complete the due process.

Also I would like ask the court to recuse the Honorable Carmen T Mullen from this case because she will not follow the legal requirements of the law to find 6th and 14th amendment violation. I would like ask the court to recuse the Honorable Carmen T Mullen from any other civil cases that will come from this case.

Due process is the legal requirement that the state must respect all legal rights that are owed to a person. Due process balances the power of law of the land and protects the individual person from it. When a government harms a person without following the exact course of the law, this constitutes a due process violation, which offends the rule of law. Both courts feel like they do not have to follow exact course of the law to get due process or justice.

Carlos ¹¹⁰ Kinlaw

7/15/2015

RECEIVED

JUL 17 2015

SC Court of Appeals

PROOF OF SERVICE OF A NOTICE OF APPEAL

RECEIVED

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

JUL 17 2015

SC Court of Appeals

APPEAL FROM BEAUFORT COUNTY
Court of Common Pleas

Carmen T Mullen, Circuit Court Judge

Case No. 2015-CP-07-00651

The State of South Carolina
Workers Compensation
Commission

Respondent,

v.

Carlos Kinlaw,

Appellant.

PROOF OF SERVICE

I certify that I have served the Notice of Appeal on Beaufort County Clerk of Court Jerri Ann Roseneau by depositing a copy of it in the United States Mail, postage prepaid, on July 15, 2015 addressed to Beaufort County Clerk of Court, Post Office Drawer 1128, Beaufort, South Carolina 29901.

July 15, 2015

s/ Carlos Kinlaw

Carlos Kinlaw
Post Office Box 403
Bluffton, South Carolina 29910
(843) 757 3583
Attorney for Appellant

SUPREME COURT OF THE UNITED STATES
WASHINGTON, D.C. 20543-0001



1000



29201

U.S. POSTAGE
PAID
BLUFFTON, SC
29910
JUL 15, 15
AMOUNT

\$2.08

R2304M113045-18

Carlos Kimbaw
PO Box 403
Bluffton, SC 29910

South Carolina Court of Appeals
1220 Senate Street
Columbia, SC 29201

RECEIVED

JUL 17 2015

SC Court of Appeals