

IN THE SOUTH CAROLINA COURT OF APPEALS

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JUL 27 2015

SC Court of Appeals

LARRY OUTLER;
PLAINTIFF;

CASE No. 2015-001391

v.
JAMES YARNAL, et al.;
DEFENDANTS;

MOTION TO NOTIFY AND RECEIVE CLARIFICATION

COMES NOW PLAINTIFF, LARRY OUTLER, IN HIS PROPRIA PERSONA
IN PRO-SE REPRESENTATION, PRAYERFULLY PETITIONING THIS HONOURABLE
COURT TO CLARIFY ITS JULY 16, 2015 LETTER FROM MS. KITCHINGS,
COURT CLERK.

PLAINTIFF IS NOT AWARE OF ANY TRANSCRIPTS HE REQUESTED TO
ORDER. PLAINTIFF IS PRO-SE AND EMBRACES HAINES V. KERNER

AND ITS PROGENY REGARDING 'LIBERAL LEEWAY IN LEGAL
MATTERS' (A HOLDING OF LESS STRINGENT STANDARDS OF LEGALITY).

THAT SAID; THIS MOTION IS SUBMITTED TO MEET THIS COURT'S
ORDERED DEADLINE. BUT THIS MOTION IS MORE. THIS MOTION IS TO
APPARENTLY BECOME KNOWLEDGEABLE IN SOMETHING PLAINTIFF MAY
HAVE MISSED.

PLAINTIFF BELIEVES HE HAS INFORMED THIS COURT, BUT A NOTIFICATION
WILL BE MADE.

PLAINTIFF IS AN INCARCERATED INDIVIDUAL WITH NO ACCESS TO STATE

STATUTE, LAW, RULES, OR REGULATIONS. FEDERAL PRISONS DO NOT PROVIDE STATE LEGAL ACCESS. THEREFORE, IT BECOMES A HINDERANCE TO PLAINTIFF'S RIGHT TO EXERCISE HIS CONSTITUTIONAL RIGHTS. BY FAULT OF THE FEDERAL BUREAU OF PRISONS.

THIS PLAINTIFF WANTS TO ABIDE BY THIS COURT'S PROTOCOL AND ITS DICTATES; BUT WITHOUT STATE LAW, SUCH IS DIFFICULT. IF A SPECIFIC ACT MUST BE TAKEN AND COMPLIED WITH, PETITIONER WOULD PRAY NOTIFICATION OF THE SPECIFIC STATUTE, LAW, RULE, OR REGULATION AND WHAT MUST BE DONE.

BEYOND THIS, PLAINTIFF REMEMBERS NO SUCH ORDER FOR ANY TRANSCRIPTS, NOR HAS PLAINTIFF RECEIVED ANY PRIOR NOTICE OR COURT ORDER MANDATING NEEDING ANY TRANSCRIPTS. BARRING THIS NOTICE OF A POSSIBLE COURT REQUIREMENT, PLAINTIFF DOES NOT NEED ANY TRANSCRIPTS. PLAINTIFF SEEKS TO CONTINUE HIS CIVIL SUIT AGAINST DEFENDANTS. PLAINTIFF SEEKS TO CONTINUE TO EXERCISE HIS CONSTITUTIONAL RIGHTS TO REDRESS A WRONG.

PLAINTIFF HAD VERY PRIVATE AND SENSITIVE INFORMATION UNLAWFULLY DISCLOSED WHICH CREATED PLAINTIFF HARM. DEFENDANTS WERE THE PERSONS DISCLOSING SUCH SENSITIVE INFORMATION UNLAWFULLY WHICH HARMED MR. OUTLER. THAT ACTION IS LAWFULLY REDRESSED IN THIS CIVIL SUIT.

CONSEQUENTLY, MR. OUTLER IS COMPLETELY DEVOID OF ANY KNOWLEDGE OR NOTICE OF ANY TRANSCRIPTS. FURTHERMORE, IF MR. OUTLER IS REQUIRED TO OBTAIN TRANSCRIPTS, PLAINTIFF MUST BE

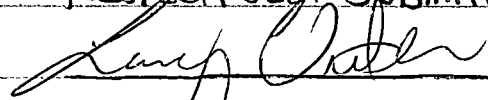
NOTIFIED AND ALLOWED TIME TO COMPLY. PLAINTIFF WAS NEVER SO NOTIFIED. THE CIVIL SUIT IS TO REMAIN ACTIVE.

PLAINTIFF PRAYS THIS COURT OF APPEALS NOTIFY THIS PLAINTIFF IF THERE ACTUALLY IS SOME REQUIRED POSSESSION ORDERED BY THIS COURT.

PLAINTIFF PRAYS THIS COURT INFORM HIM ABOUT THIS ISSUE BY RETURN MAIL AND PLEASE ALLOW SUFFICIENT TIME TO COMPLY.

PLAINTIFF SINCERELY THANKS THIS COURT FOR ITS ASSISTANCE SO THAT MR. LARRY OUTLER CAN ABIDE BY THIS COURT'S ORDER.

RESPECTFULLY SUBMITTED;



LARRY OUTLER

DATE:

7/23/15

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