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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT

Wesley Edward Smith III,

) Trial Case No. 2003-CP-10-4751

Plaintiff,
RECEIVED

v.

SEP 18 2015
SC Court of Appeals

) Application to stay to file Complaint in State court
) upon leave of Agency review for Summary
) Judgment (direct verdict) for negligent, breach of
) duty which caused Defamation, Emotional Distress
) and Intentional Interference with a contractual
) Relationship while under employment rights
) afforded under SC Code 41-1-110) et seg and to
) amend for damages for Wrongful Termination
) Judgment for Fifty-Five Million Dollars

Charleston County School District, et al

)

Defendant(s)

)**JURY TRIAL DEMANDED**

1. This action has not been heard before. As narrowly tailored this action is an perceived as an extraordinary occurrence when third party were allowed to harass employee Mr. Wesley Edward Smith III on the employee work grounds I, Mr. Wesley Edwards Smith III is a resident, student and does business within the State territories of South Carolina. Not sure if is was carelessness and human error, but I believes that my rights afforded under South Carolina Public Policy 41-1-110 have been violated. I Mr. Wesley Edward Smith III has a right to work as an At-Will employee and nothing contained in this policy states that otherwise not being an employee by law

2. Under South Carolina Public Policy private citizen were granted immunity as the public policy shield as and employment umbrella that assure protections to all persona regardless of age religion, race, color, nationality, sex , gender of any other form of involuntary servitude that was used on the masses of citizen previously. This protect employees and employers alike from arbitrary mistreatment from persons or any forms of implied or expresses unethical conduct, unlawful business practices by anyone or anything while employed and acting under the the guise of such laws, policies and regulations and statutes

3. Mr. Wesley Edward Smith III cross claims in this employment action that his protecting right under the state law were violated. This case action has not been heard in this court of law.

4. Based on information and belief, I rely on the supporting objectives of public policy memorandum of law argument Mr. Wesley Edward Smith III. The thrd parties were ignorant for without fact leave sheer speculation and mere conjectures of an argument . Such ignorance cause the error of law and mistake of fact to be misidentified by the expressly written court order. Premature and frivolous ion the face from hearsay speculation, and rumors

5. I believe that CCSD owes me for the time and service as its employee even in pursuing this matter absent the fact this violation would not have occurred absent the removal from position and benefits associated.

6. The CCSD third party allegedly claims there was no contract so the issue of whether the disclaimer statement was on CCSD handbook in "bold capitol letter would be moot and frivolous to discuss (See attached order of the Honorable R. Markley Dennis dated 20 March 2006 page 4 para 1). CCSD fails to provide a copy to the court for verification of fact finding. Issue is moot

7. I knew there would be a potentially threatening and could cause an unlawful business practice to be alleged (as being duly reported herein and hereafter to authority) problem when any third party attorneys are allowed to head the CCSD Budget Committee, Board of Directors and Board of Trustees for the CCSD with the supporting partners

8. CCSD is responsible, obligated and liable for not protecting me from such intruders malfeasances while doing my job in my of employment.

9. CCSD have violated the sacred trust that existed between and employer and its employee regardless whether or not he or she is a hardwood and lackluster associated who have infringed, hinder, and encroached upon my work and the performance of duties.

10. Under the State policy 41-7-10 mandates that state public or privately owned business also adhere to the posted requirements that CCSD was protect the injured Mr. Wesley Edward Smith III from any and all attacks against his person and things. Such attack as not allowing interferences with the employee's right to work according to SC Code Ann (1976) § 41-7-70. As stated in relevant parts under SC Code 41-7-70 "interfere, or attempt to interfere, with a person's right to work or engage in any lawful vocation, or to enter or leave any workplace, or to receive, ship, or deliver materials, goods, or services not prohibited by law; or

- compel or attempt to compel anyone to join, support, or refrain from joining or supporting any labor organization; or
- engage in picketing by force or violence or in such a way that would obstruct or interfere, or constitute a threat to obstruct or interfere, with:
- free ingress to, and egress from, any place of employment; or
- free use of roads, streets, highways, sidewalks, railways, or other public roads.

PRAYER FOR RELIEF

11. CCSD is the proximate cause for my injuries and collection of fee and Mr. Wesley Edward Smith III performed his employment responsibilities in compliance with SC Code 41-1-110 et

seg and performed such job duties in compliance with CCSD policies in a noteworthy fashion and receive monetary compensations with promotions for the service of employment while performing duties, Such action exceeded the expatiations of my official duties by superiors as a teacher, mentor and coach, and deserves to be paid all financial owed that he has lost absent the nuisances breaches, intrusions, bulling and torturous acts taken against him and his family.

Relief is relied upon South Carolina Code of Laws Title 41 - Labor and Employment CHAPTER

LEGAL MEMORANDUM OF LAW TO SUPPORT CITIZENS RIGHT TO WORK

As relied upon for my entitlement to compensation by relief, remedy and monetary for violation

of my rights, based on the clear understanding of the state law clearly in the English language

that I Mr. Wesley Edward Smith III have a right to work without interferences. Under S C code

15-78-10 et seg, if such tort act may occur at the hands or action of others, I may seek monetary

relief and an equitable remedy. While I was employed within Charleston County School District

(herein refer to as 'CCSD') Schools System, I shared more than just employment relationship, but

we (CCSD and I) had grown a partnership with my employer.

As relied upon under SECTION 41-7-90. Remedy for violation of rights; relief which court may grant.

(A) A person whose rights are adversely affected by contract, agreement, assemblage, or other act or thing done or threatened to be done and declared to be unlawful or prohibited by this chapter may apply to a court having general equity jurisdiction for appropriate relief. The court may grant and issue a restraining and other appropriate orders including an injunction restraining and enjoining the performance, continuance, maintenance, or commission of any such contract, agreement, assemblage, act or thing, and may determine and award, as justice may require,:

Actual damages Costs, Attorneys' fees sustained or incurred by a party to the action, and, in the discretion of the court or jury, treble damages and punitive damages in addition to the actual damages. The Plaintiff respectfully demands enforcement of SC Code 41-1-110 ete seg being enforce for all person and thing that have found to collectively of severally committed such violation to Mr. Wesley Edward Smith III.

The provisions contained in this section are cumulative and are in addition to all other remedies provided by law for torturous act as well negligence elements is

CLAIM FOR NEGLIGENCE

12. I, Mr. Wesley Edward Smith III seek by way counterclaim for CCSD negligence/ breach of duty (as required under the State law of Torts SC Code 15-78-10 et seg \$300,00.00 in damages (in the affect of treble damages assets) as well
13. That there was a duty on the part of the CCSD to conform to a certain standard of conduct and provide notices to all opposing parties of which CCSD breached that duty
14. The breach of duty was not only the actual cause, but the proximate CCSD were the Cause in Fact of the injury sustained cause of injury and damaged resulted
15. Damages resulted to Mr. Wesley Edward Smith III .
- 16 Respondent have fail to provider proof of service of a complaint, summon, notice to all parties their legal right to appeal its determination and review all proof of such facts

CAUSE OF ACTION DEFAMATION

- 17 CCSD caused statements to be made about Mr. Wesley Edward Smith that were false, injurious and cause personal harm.
18. CCSD should have reasonably known that the expressly written Court order and other propaganda, as shared with other would cause harm to Mr. Wesley Edward Smith III
19. CCSD caused the expressly written documentations to be shared with many other whether or not the information was correct
- 20, CCSD willingly allowed other to placed on its business letterhead and affirmed as reality the rumors from children and so called adult alike whether the information was false claimed or not.

CAUSE OF ACTION FOR (WILLFUL CHOICE) INTENTIONAL INTERFERNCE WITH A CONTRACTURAL REALTIONSHIP

21. There was a contract that exist between CCSD and Mr. Wesley Edward Smith III
22. Mr. Wesley Edward Smith worked as a teacher, mentor, coach and with CCSD
CCSD allowed the unsuspecting to Mr. Wesley Edward Smith III without prior warning, that any private or publicly known third parties nuisances would quite possibly encroached upon

rights, protections, and promises afforded as AT Will employee while engaged with with his or her employer.

23. CCSD should have reasonably know that before during and after Mr. Wesley Edward Smith III was employed, it was the employer responsibly duty and obligation to protect at all cost, its own employees.
24. Mr. Wesley Edward Smith III sustained injuries have reason to believe that CCSD is civilly liable for all incurred associated cost.
25. The contractual relationship was interfered with, which disturbs the normal practice of the work business that existed.

CAUSE OF ACTION EMOTIONAL DISTRESS

26. CCSD owed Mr. Wesley Edward Smith III the Statutory contractual duties to keep safe from emotional harm or foreseen injuries
27. CCSD failed to oblige Mr. Wesley Edward Smith III of the promises made under statutory contract
28. CCSD caused emotional let down based on its mandated requirement to Mr. Wesley Edward Smith III without disparagements
29. CCSD emotionally has disappointed Mr. Wesley Edward Smith III

**BY WAY OF COUNTER CLAIM ANTI PAY AND WAGES BIASES
violation of Citizen Rights recognized under S C Code 41-10-10**

30. CCSD owes Mr. Wesley Edward Smith III money
31. CCSD refuse to honor the promise made while under statutory contract with Mr, Wesley Edward Smith III
32. CCSD harmed Mr. Wesley Edward Smith Economically

**BY WAY OF COUNTER CLAIM ANTI DISABILITY BIASES
violation of Citizen Right recognized under S C Code 1-13-10 et seg**

33. CCSD owed Mr. Wesley Edward Smith III not to show a more preferred relationship to other persons

34 CCSD refuse to honor the promise made while under statutory contract with Mr, Wesley Edward Smith III not to be biased

35 CCSD harmed Mr. Wesley Edward Smith III

WHEREAS Upon conclusion of this Judgment, a determination factor which draws reasonable inferences for alarm was the willingly to forbad the required the proof of services or disclose all supporting memorandum of law argument to support actions as required, takes one attentions to r South Carolina State laws this action draws reasonable inference and express written subjective options leave reasonable doubt for which a violation under

ASSUMING ARGUNEDO upon enforcement later discoveries, that if I Wesley Edward Smith III. the person who is injured by a Sham legal process involving a violation of Section 16-17-735 has also the following civil remedies against the person who committed the violation or who caused the violation to be committed and according to law entitled to be compensated legally, monetarily, enforceably and equitable:

(1) actual damages;

(2) punitive damages;

(3) costs; and

(4) reasonable attorney's fees. The amount of the recovery for the plaintiff is not determinative of the attorney's fee.

WHEREAS I, Mr. Wesley Edward Smith III prays for direct verdict, declaratory, treble, equitable, punitive, actual , compensatory and miscellaneous relief form those person that are found liable, I did not volunteer to waiver any rights governing due process and for remedy and relief for adverse action sustained involving employment rights. The Plaintiff also seeks an independent action in equity from latches and other nuisances in my defense from my

adversaries subjective belief systems and or cultural ideologies. I do not believe that this practice should continually allow for me and my family to be disrespected and continually collaterally attacked.

September 16, 2015

Respectfully Submitted

A handwritten signature in black ink, appearing to read 'Wesley Edward Smith III', written in a cursive style.

Mr. Wesley Edward Smith III

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SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT
) Lower Court Case No. 2003-CP-10-4751
) Trial Case No.

Wesley Edward Smith III,

Plaintiff,

v.

Charleston County School District et al

Defendant

)
) MOTION TO STAY TO LEAVE AN PROCEED
) IN FORMA PAUPERIS WITHOUT
) PREPAYMENT OF FILING FEES OR
) OTHER ASSOCIATIVE COST

I Wesley Edward Smith III am the Plaintiff in the above entitled case and I hereby request to proceed in forma pauperis and without being required to prepay fees or cost or give security. I state that because of my poverty I am unable to pay the cost of said proceeding or give security therefore, and that I believe I am entitled to redress.

- 1. If you are presently employed:
 - a) give the name and address of your employer
 - b) state the amount of you earnings per month

N/A

- 2. If you are NOT PRESENTLY EMPLOYED:
 - a) state the date of start and termination of your last employment
 - b) state your earnings per month

YOU MUST ANSWER THIS QUESTION EVEN IF YOU ARE INCARCERATED

- a. Employed 22 March 1999 and Involuntarily Terminated on 28 March 2005.
- b. \$42,000.00 was last Annually Income

3. Have you received, within the last past twelve months, any money from any source? If so, name the source and the amount of money you received.

Social Security Benefits @ \$1,458.00. Monthly

- a) Are you receiving public benefits No Yes, \$
- b) Do you receive income from any other source No Yes, \$
- 4. Do you have any money, including any money in a checking or savings account? If so, how much? No Yes, \$0.00

5. Do you own any apartment, house or building, stocks, bonds, notes, automobiles or other property? If the answer is yes, describe the property and state its approximate value.

No Yes, \$

6. Do you pay rent or a mortgage? If so, how much each month?

No Yes, \$550.00

7. List the person (s) that you pay money to support and the amount you pay each month.

K. S. \$220.00

R. S. \$170.00

8. State any Special financial circumstances which the Court should consider?

I have a vested interest in the outcome of this action as it pertains to the finances, stock invested 401K benefits, division of property with the companies, home investments/equity and other benefits that come with home ownership and or maintaining a job.

I understand that the Court shall dismiss this case if I give a false answer to any questions in this declaration.

I declare that under the penalty of perjury that the following is true and correct.

Signed this 16th day of September, 2015
Date Month Year



Signature

ORDER

Granted

FOR THIS COURT

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT
)
) Trial Case No. 2003-CP-10-4751
)
)
) SUMMONS AND NOTICE OF
) HEARING
)
)

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SEP 18 2015
SC Court of Appeals

Wesley Edward Smith III,
Plaintiff,

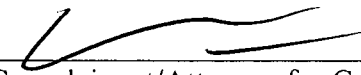
v.

Dr. Barbara D, Dilligard,
Defendant

Ms. Barbara D. Dilligard 151 Meeting Street 4th Floor Charleston, South Carolina 29403

TO THE ABOVE NAMED RESPONDENT; YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the Complainant, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint. Seeking by law the entitlement of my compensation via equitable remedy, enforcement, declaratory and monetary relief as related to torturous acts or as related carelessness or human error of negligent duties while acting under South Carolina 15-78-10 et seg (treble damages).

A hearing has been set in the above entitled action on _____ (date) at _____ (time) _____, South Carolina. YOU ARE HEREBY NOTIFIED to be present in the Charleston County Courthouse 100 Broad Street Charleston, S C 29401 at the above-stated hearing at that time.



Complainant/Attorney for Complainant

Dated: September 16, 2015

Complainant's Alternate Address/Attorney's Address as to be determined by the Courts for distribution.

Note: Inclusion of address of complainant is prohibited, pursuant to §16-3-1910(F).

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SC Court of Appeals

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT
)

Wesley Edward Smith III,
Plaintiff,

) Trial Case No.
)

v.

) SUMMONS AND NOTICE OF HEARING
)

Mr. Wendell A. Townsend
Defendant

)
)
)

Mr. Wendell A. Townsend 151 Meeting Street 4th Floor Charleston, South Carolina 29403

TO THE ABOVE NAMED RESPONDENT; YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the Complainant, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint. Seeking by law the entitlement of my compensation via equitable remedy, enforcement, declaratory/Summary Judgment and monetary relief as related to torturous acts or as related carelessness or human error of negligent duties while acting under South Carolina 15-78-10 et seg (treble damages).

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Complainant/Attorney for Complainant

Dated: September 15, 2015

Complainant's Alternate Address/Attorney's Address as to be determined by the Courts for distribution.

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICIAL CIRCUIT
)

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751
)

v.

) SUMMONS AND NOTICE OF
) HEARING
)

Mr. Joseph Dawson III
Defendant

)
)

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SC Court of Appeals

Mr. Joseph Dawson III 151 Meeting Street 4th Floor Charleston, South Carolina 29403

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Complainant/Attorney for Complainant

Dated: September 15, 2015

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751

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v.

)
) SUMMONS AND NOTICE OF
) HEARING

SEP 18 2015


Mr. Joseph Dawson Jr.
Defendant

SC Court of Appeals

Mr. Joseph Dawson III 151 Meeting Street 4th Floor Charleston, South Carolina 29403

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Complainant/Attorney for Complainant

Dated: September 16, 2015

Complainant's Alternate Address/Attorney's Address as to be determined by the Courts for distribution.

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT

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Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751

SEP 18 2015

v.

) SUMMONS AND NOTICE OF

SC Court of Appeals

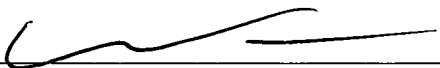
Mr. Isaiah Whaley
Defendant

) HEARING

Mr. Isaiah Whaley 151 Meeting Street 4th Floor Charleston, South Carolina 29403

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Dated: September 16, 2015

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICIAL CIRCUIT
)

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751
)

v.

) SUMMONS AND NOTICE OF
) HEARING
)

Dr. Owens Bush.
Defendant


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Dr. Owens Bush III 151 Meeting Street 4th Floor Charleston, South Carolina 29403

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Complainant/Attorney for Complainant

Dated: September 16, 2015

Complainant's Alternate Address/Attorney's Address as to be determined by the Courts for distribution.

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT
)

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751
)

v.

)
) SUMMONS (as to be amended) AND
) NOTICE OF HEARING
)

Ms. Jane Doe
Defendant


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SC Court of Appeals

Ms. Jane Doe (later to be identified) 151 Meeting Street 4th Floor Charleston, South Carolina 29403

TO THE ABOVE NAMED RESPONDENT; YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the Complainant, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint. Seeking by law the entitlement of my compensation via equitable remedy, enforcement, declaratory/Summary Judgment and monetary relief as related to torturous acts or as related carelessness or human error of negligent duties while acting under South Carolina 15-78-10 et seg (treble damages).

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Complainant/Attorney for Complainant

Dated: September 16, 2015

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STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751

v.

Mr. Johnny Didit,
Defendant

) SUMMONS (as to be amended) AND
) NOTICE OF HEARING

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
SEP 18 2015

SC Court of Appeals

Ms. Johnny Didit (later to identified) 151 Meeting Street 4th Floor Charleston, South Carolina 29403

TO THE ABOVE NAMED RESPONDENT; YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the Complainant, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint. Seeking by law the entitlement of my compensation via equitable remedy, enforcement, declaratory/Summary Judgment and monetary relief as related to torturous acts or as related carelessness or human error of negligent duties while acting under South Carolina 15-78-10 et seg (treble damages).

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Dated: September 16, 2015

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5

STATE OF SOUTH CAROLINA) IN COURT OF COMMON PLEAS
COUNTY OF CHARLESTON) NINTH JUDICAL CIRCUIT

Wesley Edward Smith III,)
Plaintiff,) Trial Case No. 2003-CP-10-4751

v.)

Rosen, Rosen and Haygood, ESQ INC)
Defendant)

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SEP 18 2015
SC Court of Appeals

INJUNCTIVE ORDER

Mr. Wesley Edward Smith III request this injunction for the action in equity on the grounds that the respondents and its hired legal servants violated Mr. Wesley Edward Smith III recognizable legal right by failing to provide appeal notice according to South Carolina Appellate rule 203 (b)(1). As follows, the injunctive relief by order, will enjoin the Charleston County School District legal hired servants or any other like hearted defendants who have not been directly harmed or injured by Mr. Wesley Edward Smith III previously under such established contracts. To enjoin such like legal agent (or supportive agency) associative, its assistance representative, or other officers, employees, successors, family members, by friend of court, or other officers acting under the umbrella guise of a different cloth other than intended solely for court adjudicating judicial business purposes though society associations, organizations and all persons in active concert or participation from further engaging in process against employees or family members that opposes to wrongful employment business practices or who protest the adverse action in the state who endured what is believe to be unlawful. Further collateral attacks against my targeted family and children by other members are to be enjoined as well, even though the intricate savvy plethora of associative ways and means which abduction and oppression can be accomplished from which these dastardly acts are being committed to other citizens and

employees and well.

WHEREFORE the parties in the court of law, this honorable court, by declaring finds that the order for injunction is granted, enjoining and others not a direct party previously during and thereafter involved in this action

AND IT IS SO ORDERED

ENTERED ON:

by _____

employees and well.

WHEREFORE the parties in the court of law, this honorable court, by declaring finds that the order for injunction is granted, enjoining and others not a direct party previously during and thereafter involved in this action

AND IT IS SO ORDERED

ENTERED ON:

by _____

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT

Wesley Edward Smith III,
Plaintiff,

) Trial Case No. 2003-CP-10-4751

v.

Mr. Daniel Frank Blanchard, III, ESQ
Defendant

RECEIVED
SEP 18 2015
SC Court of Appeals

INJUNCTIVE ORDER

Mr. Wesley Edward Smith III request this injunction for the action in equity on the grounds that the respondents and its hired legal servants violated Mr. Wesley Edward Smith III recognizable legal right by failing to provide appeal notice according to South Carolina Appellate rule 203 (b)(1). As follows, the injunctive relief by order, will enjoin the Charleston County School District legal hired servants or any other like hearted defendants who have not been directly harmed or injured by Mr. Wesley Edward Smith III previously under such established contracts. To enjoin such like legal agent (or supportive agency) associative, its assistance representative, or other officers, employees, successors, family members, by friend of court, or other officers acting under the umbrella guise of a different cloth other than intended solely for court adjudicating judicial business purposes though society associations, organizations and all persons in active concert or participation from further engaging in process against employees or family members that opposes to wrongful employment business practices or who protest the adverse action in the state who endured what is believe to be unlawful. Further collateral attacks against my targeted family and children by other members are to be enjoined as well, even though the intricate savvy plethora of associative ways and means which abduction and oppression can be

accomplished from which these dastardly acts are being committed to other citizens and employees and well.

WHEREFORE the parties in the court of law, this honorable court, by declaring finds that the order for injunction is granted, enjoining and others not a direct party previously during and thereafter involved in this action

AND IT IS SO ORDERED

ENTERED ON:

by _____

employees and well.

WHEREFORE the parties in the court of law, this honorable court, by declaring finds that the order for injunction is granted, enjoining and others not a direct party previously during and thereafter involved in this action

AND IT IS SO ORDERED

ENTERED ON:

by _____

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

) IN COURT OF COMMON PLEAS
) NINTH JUDICAL CIRCUIT
)

Wesley Edward Smith III,

) Trial Case No. 2003-CP-10-4751
)

Plaintiff,

)

v.

)

Charleston County School District, et al

)

Defendant

)
)

RECEIVED
SEP 18 2015
SC Court of Appeals


CERTIFICATE OF SERVICE

I, Wesley Edward Smith III certify that on September 16, 2015 file his application complaint to leave to file to Amend Complaint for Summary Judgment, a Motion to leave to file to proceed without prepayment of feed In Forma Paueris, Affidavit, Summons and a Request to admit pending the appellate court actions and Injunctions to opposing parties by depositing a copy of it in the United States first class mail:

TO: Mr. Daniel F. Blanchard III Esquire
151 Meeting Street 4th Floor
Charleston, S. C 29403

September 16, 2015

Respectfully Submitted


Wesley Edward Smith III