

THE STATE OF SOUTH CAROLINA In the Court of Appeals

APPEAL FROM THE ADMINISTRATIVE LAW COURT, Ralph King

Anderson III, Judge, Case No. 8 ALT-22-0138-

RECEIVED

Appellate Case No. 2015-001913

NOV 02 2015

SC Court of Appeals

Diana Jordan, Appellant

v.  
South Carolina Department of Employment and Workforce (SCDEW) Respondent

### MOTION FOR CRIMINAL CONSPIRACY CHARGE

Appellant Diana Jordan moves for charging Alan McCrory Wilson AND the Office of the Attorney General, State of South Carolina with Criminal Conspiracy for harmful and illegal acts against Appellant Diana Jordan.

### STATEMENT OF FACTS FOR PURPOSE OF THE MOTION

- 1) On 4/13/15 Respondent SCDEW filed Motion to Stay Appeal Proceedings Pending Criminal Prosecution based on the same record under APPEAL.
- 2) On 10/16/15 Misconduct Motion filed by Appellant against Sandra Grooms and SCDEW for illegally seizing Diana Jordan's federal tax refund.
- 3) On 10/16/15 Misconduct Motion filed by Appellant against James A Flowers and South Carolina Law Enforcement Division (SLED) for arresting Diana Jordan based on a record under APPEAL.
- 4) On 10/16/15 Misconduct Motion filed by Appellant against Alan Wilson and the Office of Attorney General of South Carolina for indictment based on a record under APPEAL.
- 5) On 10/16/15 Misconduct Motion filed by Appellant against Ralph King Anderson III and the Administrative Law Court, State of South Carolina for quoting ALC Rule 39 wrong on the Final Order.
- 6) No responses disputing the allegations were received.

### DISCUSSION

Sandra Grooms and the JCEW improperly seized Appellant Diana Jordan's federal tax refund. James A. Flowers and JLED arrested appellant based on a record under APPEAL. Alan Wilson and the South Carolina Attorney General's Office avoided Summary Court and indicted Diana Jordan based on a record under APPEAL. Ralph King Anderson III and the Administrative Law Court didn't initiate oral argument for a pro se Appellant and denied the Motion to Rehear by misquoting his own court's rules of procedure. All four individuals and their agencies engaged in Criminal Conspiracy against Appellant Diana Jordan and should be charged.

### CONCLUSION

As required for a Criminal Conspiracy Charge Appellant Diana Jordan has proven that all four of the participants and their agencies initiated acts that were harmful and/or illegal. For the reasons outlined, Diana Jordan moves for the filing of Criminal Conspiracy Charges against Alan McCrory Wilson and the Office of the Attorney General, State of South Carolina and that all time requirements and deadlines be held in abeyance pending resolution of this Motion.

### SPECIAL REQUEST

Appellant Diana Jordan is not an attorney. If any of the terminology needs to be adjusted for the Motion to be approved I ask that you do so.

Respectfully Submitted

October 30, 2015

Diana B Jordan

104 Woodglen Lane

Chapin, SC 29036

(803) 732-1762

Appellant

A note from

RECEIVED

*Diana Jordan*

NOV 02 2015

PROOF OF SERVICE

SC Court of Appeals

I certify that I served the Respondent JCDEW a copy of MOTION FOR CRIMINAL CONSPIRACY CHARGE by US mail, postage prepaid on 10/31/15. Mailed to:

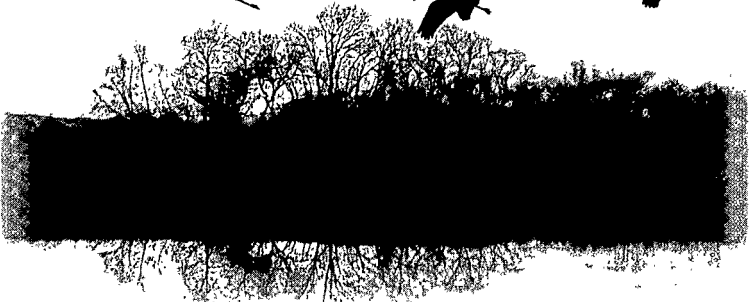
JCDEW

P.O. Box 8597

Columbia, SC 29202

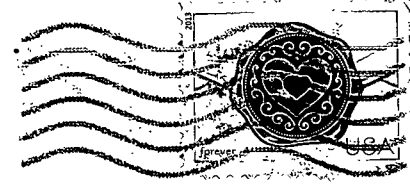
*Diana B. Jordan*

10/30/15



Ms. Diana Jordan  
104 Woodglen Ln.  
Chapin, SC 29036

COLUMBIA SC 290  
31 OCT 2015 PM 2 L



South Carolina Court of Appeals

P.O. Box 11629

Columbia, SC 29211

**RECEIVED**

NOV 02 2015

SC Court of Appeals

29211162929

