

Date 12/14/2015.

Daniel E. Shearouse
Clerk of Court
Post Office Box 11330
Columbia, South Carolina 29211

RECEIVED

DEC 17 2015

The Honorable Shearouse,"

S.C. SUPREME COURT

RE: Robert E. Dillard V. State
Lower Court Case No. 2013-CP-39-00128
Appellate Case No. 2015-002348

Petitioner has failed to file a proof of service showing that a copy of the notice of appeal has been served on the counsel for the state and has failed to pay the filing fee as required by Rules 203(d)(1)(B)(i) and (iii) of the South Carolina Appellate Court Rules (SCACR). Accordingly, the notice of appeal is dismissed. The remittitur will be sent as provided by Rule 221(b), SCACR.

"Here" Karen Christine Rafigan, Esquire, under (C.) Requirements of the State, The State (the respondent) is required to answer the allegations within 30 days or within such further time as the court may allow. S.C. Code Ann. (17-27-70 (1985)): Guinyard V. State, 260 S.C. 220, 195 S.E.2d 392 (1973). Even if the respondent fails to file an answer in the time allotted by the court, the applicant must show that he or she has been prejudiced by the respondent's delay in filing an answer. If not conclusively demonstrated, the applicant will not automatically receive the relief asked in the application. Kneece V. State 269. 177. 236 S.E.2d 746 (1977).

fails to comply to Judge Hill's court order granted, my mandamus" on May 6, 2013, and served on the Attorney General Office May 8, 2013. Refuse to Appointment of counsel Rule 71.1 (d), SCRCP. or Hearings Order by Judge Hill's Court order?

under (E) Procedure.

At any time before judgment is entered, the court may entertain any motions or amendments to the application. Items such as motions for summary judgment, motions for investigators and/or experts, and briefs in support of the application are all appropriate submissions to the court. The court must evaluate the application, the answer or motion and the record before it can make any dispensation of the proceedings. Once it has had the opportunity to do so, the court may indicate its intent to either dismiss the application, allow it to continue or grant motions by either party for summary disposition. If the court decides there is no basis for the relief sought, it will notify the parties of the reasons supporting its decision to dismiss the case. The applicant must be given the opportunity to submit a response to any such conditional order of dismissal S.C. Code Ann. § 17-27-76 (1985),

Two years later Karen Christine Rettgen, Esquire, on February 13, 2015 had Judge Robin B. Stilwell to sign a conditional order of dismissal of my mandamus. Karen C. Rettgen, knew that Judge Hill's Order was (Granted) and Judge Stilwell, stated in his letter that (please know that I do not have authority to override the order of another Circuit court Judge. Should you wish for his order to be reconsidered, you should make a motion for him.)

"I have file original motion for Entry of default, Affidavit for Entry of Default, and Proof of Service for same for filings with your office. also, find the original motion for Appointment of Counsel to be filed with your office. Clerk of Court Dickens County on 7/8/2013. Against the Attorney General Office Assist: Karen C. Ratigan, and asking Judge Stilwell, to Recusal/ Withdraw and dismissal of His order, that Judge Stilwell did not have the authority to override?"

Here, I never made any motions or reconsidered to move Judge Hill's order, and that Judge Hill's court order is still stand others word pending by Policy (a) procedure under Rule Circuit Court in Civil cases. § 17-27-100, Code of Laws of South Carolina (1976).

Thank you for your assistant and reconsidered in this matter.

Date 12/14/2015

S/ Robert Earl Culland
Robert Earl Dillard #220045
Perry Correctional Inst.
430 Oaklawn Road
0413/209
Pelzer, S.C. 29669

(Help me understand why the Attorney General Office 'Karen C. Ratigan' do not have to follow the laws of South Carolina (Code 1976).?)

Robert Earl Willard #220045
peny corrections/ MST
430 Oaklawn Road
Q4B/209
petzer, S.C. 29669

GREENVILLE SC 29615

14 DEC 2015 5PM 3 L



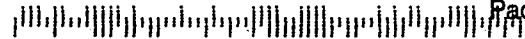
The Supreme Court of S.C.
Daniel E Shearouse
Clerk of Court
Post office BOX 11330
Columbia, South Carolina 29211

RECEIVED

DEC 14 2015

PCI Mailroom

29211130000



SCDC
Christmas
Packet

Legal Mail