

THE SUPREME COURT OF SOUTH CAROLINA
Daniel E. Shearouse Clerk of Court
Post Office Box 11330
Columbia, S. C. 29211

RE: Robert Earl Dillard #220045 V. Pickens County
Case NO. 2013-CP-39-0128 State,

TO: Judge, D. Garrison Hill, (IT IS ORDERED AND ADJUDGED)

I, hereby direct the clerk of court to file the above case, and collect the filing fee in accordance with S.C. Code ANN. § 24-27-100 et seq. May 6, 2013, and this judgment was entered on May 6, 2013, by Presiding Judge Hills, and a copy mailed first class this day to attorneys of record or to parties (Cheryl Watson - Deputy and Harold P. Welborn, Jr.) • Attorney General Office.

The Respondent Karen Christine Ratigan, Esquire conditional order of dismissal to Judge Robin B. Stilwell sign on February 13, 2015, is moot, By SCACR Circuit Court Rule 60.), as well as the remittitur to Mandamus.

C.C.: Karen C. Ratigan, Esquire.

Date 12/22/15
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S.C. Supreme Court

This responds to your, please be advised that the Attorney General Office, Karen C. Radigan, Esquire and Judge Robin B. Stilwell and the clerk of court, of the supreme court clearly (VIOLATED) Procedural Due Process of Law? disregarded material fact or principle of Law. without Jurisdiction).

THE order of Judge Moore amounted to a Review By him of the order of another circuit Judge (Judge Robinson) and a reversal of the order of Judge Robinson because Judge Moore disagreed as to the proper mode of trial, Judge Moore did not have the power to set aside the order of his predecessor, Steele v. Charlotte, CtAR Co., 14 S.C. 324 (1879), Enores Baptist Church v. Fletcher 340 S.E.2d 546 (S.C. 1986), one circuit court Judge does not have authority to set aside order of another, Circuit Court Rule 60, Cook v. Taylor, 272 S.C. 536, 252 S.E.2d 923 (1979).

THE EFFECT OF Judge Stilwell's order was to REVERSE the earlier substantive order, CLEARLY AN IMPERMISSIBLE ACT."

The South Carolina Supreme Court held that (THE COURT; so your amendment comes too late and I deny your amendment complaint, . . . This case was then tried under the original complaint.

THE CHURCH contends Judge Pyle violated circuit court Rule 60. when HE disallowed the amended complaint after Judge Brown had earlier permitted the amended complaint.

[WE AGREE.]

(2)
[SEE exhibit (A) Letter to Judge Stilwell About His Act,"]

A-F-F-I-D-A-V-I-T

Petitioner, Robert Earl Dillard #220045, being duly Sworn,
deposes and SAY: LOOK at Judge Hill's ORIGINAL order
to the case Rule mandamus,
may 6, 2013 and may 8, 2013. Entered!
(Appointment ATTORNEY)

The foregoing Presents an accurate account of the facts
and circumstances regarding the Affiant's recollection of the
facts set forth in the affidavit.

That you please look into this matter Thank you very much.

this 22nd day of December, 2015

Sworn to before me

This 22nd day of December, 2015

Tamara Cmwel
Notary Public of South Carolina

My Commission Expires
September 25, 2023

Robert E. Dillard
Robert E. Dillard #220045
Perry Correctional Inst.
430 Oaklawn Road 94B/208
Pelzer, S. C. 29669

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S.C. Supreme Court

Robert Earl Dillard #220045
Perry Correctional Inst.
430 Oaklawn Road.
C413/209
Pelzer, S.C. 29469

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