

THE STATE OF SOUTH CAROLINA
In The Court Of Appeals

APPEAL FROM RICHLAND COUNTY
Court Of Common Pleas

Robert Hood, Circuit Court Judge

App. Case No.: 2016-000080

William Thompson, 145029, Appellant,

V.

South Carolina Dept. Of Probation, Parole and Pardon Services, Respondent.

MOTION FOR APPOINTMENT OF COUNSEL

PARTIES

William Thompson, 145029, indigent, pro se inmate at Kershaw
Correctional Institution (Appellant).

South Carolina Dept. of Probation, Parole and Pardon Services
(Respondent).

ISSUE(s)

Plaintiff cannot afford counsel and lacks experience to efficiently
present the factual evidence involved in this case.

RECEIVED
MAR 04 2016
SC Court of Appeals

FACTS

Appellant defeated two summary judgments with factual evidence. The case was assigned to Honorable Judge Allison Lee. Judge Lee issued an Order denying Defendant Summary Judgment.

Change of attorney took place without notice, consent or Order by the Court.

A second summary judgment was filed which was denied by Honorable Judge Cooper.

Defendant filed motion for amended answer which was granted. Defendant presented no new evidence to warrant the granting of amended answer.

Plaintiff has read and studied books trying to present his case efficiently, but it seems impossible to obtain justice in this State, having to deal with so many judges and attorneys with experience in the field of law.

ARGUMENT

Appointment of counsel is up to the discretion of the Court in a civil suit but can request appointment of counsel. In this case justice would best be served and give both parties an equal opportunity. Justice is best served on a plate of honesty and integrity.

CONCLUSION

Plaintiff prays this Court grant appeal and at the least request counsel for Plaintiff so his case can be presented in the most efficient manner.

151 William Thompson