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The State of South Carolina
South Carolina Court of Appeals

Appeal From Administrative Law Court

The Honorable, Ralph King Anderson, III, Chief Justice

Appellate Case No. 2016-CD-179

RECEIVED

MAY 16 2016

SC Court of Appeals

Johnny Lawrence #23835

Appellate

South Carolina Department of Probation,
Parole and Pardon Services

Respondent

EX PARTE Petition For Order To Show Cause and
Temporary Restraining Order (Injunction)

Upon this petition, separating affidavits and Memorandum of Law submitted
herewith this Court ordered that defendants, Leonard, Wilke Eggleston, and Ms
Becky Melham, Special Agent, Show Cause, in by answer to this petition
which is herewith served upon you pursuant to Rule 4.5 (S.C.R.I.P.)
within 20 days exclusive of the day of service, or as the Court may
direct. If you fail to do so Judgment, by default, will be taken against
you. Relief requested (Preliminary injunction should issue pursuant
to Rule 6.5 (S.C.R.I.P.) enjoining the defendants, their successors in office
agents and employees, and all other persons acting in concert and partici-
pation with them from opening, taking or concealing and delaying delivery of
all legal, privilege, mail addressed to petitioner/appellant as was done
recently and in the past.

This further Ordered, that effective immediately and pending the hearing
and determination of this Order to show cause, the defendants, Leonard
Wilke Eggleston, Ms. Becky Melham Special Agent, against whom this petition
is against and each of their, officers, agents, employees and all other
persons acting in concert or participation with them are restrained from
concealing, stealing, hiding, taking of any legal mail addressed
to petitioner.

Johnny Lawrence 473783
Evan Correctional Inst
600 Highway 111E west
Bennettsville S.C. 29512

RECEIVED

MAY 16 2016

SC Court of Appeals

South Carolina Court of Appeals
Jennifer K. Adams, Clerk
P.O. Box 11629
Columbia S.C. 29211

Dear Mr. Adams

Please find that this is a copy of the missing Petition, please ^{the} be certain that you have received this copy and please return to me ^{the} petition and the envelope or a copy of the envelope. I will be soon sending a paper that your office can send to S.C.D.C. showing how much I owe and a billing schedule.

I thank you and wait.

Sincerely Always
Johnny Lawrence 473783
Evan S.C.
600 Highway 111E west
Bennettsville S.C. 29512

Mr. Adams

P.S. As soon as I get confirmation from this office I will make copies and mail to all parties of interest. ^{not} May 12 2016

The State of South Carolina
South Carolina Court of Appeals

Appeal from Administrative Law Court
The Honorable, Ralph King Anderson III Chief Judge

Appellate Case No. 2016-000179

RECEIVED

Johnny Lawrence #232835

Appellant

vs

MAY 16 2016

SC Court of Appeals

South Carolina Department of Probation
Parole and Pardon Services

Respondent

Proof of Service

I declare that I have mailed a copy of, Ex Parte, Petition For Order To Show Cause and Judgment, Affidavit In Support of Ex parte Judgment and, Mr. Malcolm of Law in Support of Ex parte Judgment Against, named, defendant, vs, S.C. Court of Appeals, Johnny Abbott Hitching Clerk, P.O. Box 11629, Columbia, S.C. 29211, also to, Mr. Tommy Evans Jr, P.O. Box 50666, Columbia, S.C. 29250 and to S.C. Dept. of Corrections, Office of General Counsel, P.O. Box 21787, Columbia, S.C. 29221, by depositing in the mailroom at, Evans C.J., 610 Highway Nine West, Bennettsville, S.C. 29512, prepaid addressed with sufficient postage, this being proof of service, under penalty of perjury pursuant to 28, Code of Laws, § 1746, I, Johnny Lawrence Date 05-22-2016

Date 05-22-2016

Johnny Lawrence #232835

Evans C.J.

610 Highway Nine West

Bennettsville S.C. 29512

"mail from state's courts privilege and confidential" *Conroy v Fenton* 440
 Fed pp 1161, 1163. Appropriate rule regarding delivery within 24 hrs "Sherman-
 -v-McDougal" 656 Fed 577. That is S.C. policy, that all legal mail be
 delivered within 24 hrs. (2) Whether the party will suffer irreparable harm/injury
 in the balance of hardships weighed as a matter of law, the continuing deprivation
 of constitutional right constitutes irreparable injury "Elrod v Burns" 427 U.S.
 347, 373, 96 S Ct 2623. The relief sought will serve the public interest, al-
 ways in public interest for prison officials to obey the law "O - v Andra-
 642 Fed pp 510, 527." respect for law particularly by officials responsible for the
 administration of the state's constitutional system, is itself a matter of the highest
 public interest, the constitution is the ultimate expression of the public interest
Hewey v - Oakland County Prosecution Office 402 Fed pp 1376, 1393. Let
 constitution Amendment I - to better the government of a richness of principles. Why
 injunction should not exist for having info was deprived of my legal mail. It was
 not intended that I find out about this (3) that this has happened to my knowledge
 3 times, and more probably than not more times in the past. I have written to
 the District Court, two times, but have never received a response. There is no
 way of getting to find out and prison system will not be given that information.
 Finally, when as in this situation when prison officials allegedly steal legal mail
 and cover up. When they control all access to the courts. This day in this
 country such a monstrous thing can exist. Finding violation where the
 official purpose was to cause harm unrelated to legitimate objective -
 because it satisfied the elements of arbitrariness shocking to the conscience
City of Sonoma v Lewis 523 U.S. 8, 118 S Ct 1708, 40 Fed 2d 1043. The
 Court held that since prison official inspecting incoming mail acts de jure
 inmates present one provided with an opportunity to obtain address was
 a risk of potential litigation which might invade the prison and more -

significantly could become, privacy to strategem being foreclosed between
 attorney and client with regard to pending litigation, the inmate is entitled
 to be present during the opening of legal mail addressed to him. Beck -
 v Illinois 504 Fed 1100. There was no reason given for these illegal conduct
 except that is done under the color law. The, this Court is empowered to do justice.
 This Court should grant the injunction.

The foregoing are the three facts as I have come to know them to
 be under penalty of perjury pursuant to 28 USC 1746. J,
 Johnny Lawrence Note 03-22-2016

Note 03-22-2016

Johnny Lawrence #237835
 Evans Correctional Inst.
 610 Highway 119 West
 Pennington, IL 29512