

THE STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM RICHLAND COUNTY

Court of Common Pleas

J. Ernest Kinard, Jr., Circuit Court Judge

Tanya A. Gee, Circuit Court Judge

Appellant Case No. 2015-001627

Case No: 2013-CP-40-05675

Dennis Wayne Catoe, and Does

Respondent,

v.

Willie J. Riley

Appellant.

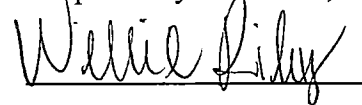
FINAL BRIEF

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SC Court of Appeals

How is possible to start the time on the statute of limitations based on a might be you have case. If the law states that in order to file a malpractice suit against an attorney, the suit must be accompanied by an expert affidavit. At the beginning it's just not enough information to obtain one. Mr. Catoe (Respondent) would like you to believe that Mr. Booth should have told Appellant Mr. Riley that there was enough for a case, but Mr. Booth stated he needed the whole case files to determine, one if there was any wrong doing and second who did the wrong doing. I just don't see how the law on one hand states you're not educated or have enough experiences to file a case without an expert affidavit, but you should know when a case have enough information to be filed. Also, it's hard enough and expensive to obtain an expert affidavit, with all the information. I just don't see how it's possible to get an expert to give an affidavit at the start of a case, with minimal information, even Mr. Booth could not make a definite decision based on the information at the time of the June letter which Appellant Mr. Riley had never seen before, until request of the entire files from Respondent Mr. Catoe, after the case was over in 2014.

Appellant Mr. Riley would also like to state that, Appellant Mr. Riley could not afford at that time, the cost of an expert affidavit being that Appellant Mr. Riley just put his savings into rehabbing the house Appellant Mr. Riley just purchased. As a reminder Appellant Mr. Riley was working on the house for around 9 months when Appellant Mr. Riley was approached by Mr. Green the person who stated Appellant Mr. Riley was working on the wrong house.

Respectfully submitted,

A handwritten signature in cursive script that reads "Willie J. Riley". The signature is written in black ink and is positioned above a horizontal line.

Willie J. Riley
84 Wild Indigo Court
Columbia, SC 29229
(803) 414-5501
Pro Se Appellant

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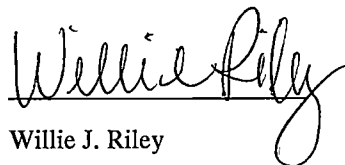
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PROOF OF SERVICE

I, Willie J. Riley certify that I have served the Final Brief on counsel for the Respondent by depositing a copy of them on September 7, 2016, in the United States Mail, postage prepaid to the following address: P. O. Drawer 7788 Columbia, SC 29202 Attn: Leslie A. Cotter., Jr., Esquire, Carmen Vaughn Ganjehsan, Esquire.



Willie J. Riley

84 Wild Indigo Ct.

Columbia, SC 29229

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Pro Se Appellant

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