

The South Carolina Court of Appeals

Alexander Guice, Appellant,

v.

US Foodservice, Inc., Employer, and Ace American
Insurance Company c/o Gallagher Bassett Services, Inc.,
Respondents.

Appellate Case No. 2015-001821

ORDER

Appellant has filed a motion to recuse and/or disqualify Chief Judge Lockemy. Appellant alleges Chief Judge Lockemy's "impartiality might reasonably be questioned" due to the fact Chief Judge Lockemy has issued two orders ruling against Appellant. After careful consideration, the motion to recuse and/or disqualify is denied. Neither of Appellant's motions had merit, and this Court properly denied the motions. *See Christensen v. Mikell*, 324 S.C. 70, 74, 476 S.E.2d 692, 694 (1996) ("It is not enough for a party to allege bias; a party seeking disqualification of a judge must show some evidence of bias or prejudice").


FOR THE COURT

Columbia, South Carolina

cc:

Alexander Guice

Erin Leigh Hantske, Esquire

FILED

September 22, 2016