

THE STATE OF SOUTH CAROLINA
THE COURT OF APPEALS

Cedric Chick, Appellant

IN THE APPELLATE COURT

V.S.

Case No. 90570 Gx; 90571 Gx;
90572 Gx; 90573 Gx; 90574 Gx;
and Gx 2015A40216 00683

STATE OF SOUTH CAROLINA

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NOTICE OF APPEAL

SEP 28 2016

Respondent

SC Court of Appeals

Now Comes the above stated Appellant to Appeal his guilty plea entered on Sept. 22, 2016, Judge Adly Presiding, in accordance with S.C. Court Rules, Rule 203 (b) (2) within the (10) day time period, and would also state that the plea has not yet been reduced to writing, and therefore request that this matter be accepted as timely and properly filed, whereby there are issues for review.

- 1) The Appellant contends that his Attorney George McIlveen erroneously advised the Appellant to plead guilty to the above captioned charges to a sentence of (5) Five years, whereby he was told by counsel that he would receive a "Sentence of Time Served," and that he paid counsel (\$2000,500) Two Thousand Five Hundred Dollars in return for such plea. Counsel did also inform the Appellant's Mother and Sister of the same, but he then purposefully misadvised the Appellant of the plea.

2) Counsel failed to have Appellant's Petition for Writ of Mandamus, and Motion to Dismiss Charges heard and Ruled upon prior to any such plea of guilty, whereby Appellant argues that the State lacked Subject Matter Jurisdiction to even accept such plea of guilty, and Counsel convinced Appellant that he would be released with time served.

Appellant would state that he has been Detained for 12 months, and that his charges have been pending for more than two (2) years without Indictments or trial, as well as he has been charged with offenses in "two locations at the same date and time," and that counsel was to present these matters before any plea, but led Appellant to believe that he would get time served for a couple of his traffic tickets and the rest would be dropped.

Wherefore the Appellant contends that he was wrongfully advised to plead guilty because he did not fully know and understand what he was doing, Counsel told him not to say anything about the time served agreement or his Mandamus and Motion to Dismiss because the judge would not accept the plea. The Appellant now respectfully request of this Court to withdraw his plea of guilty and instead seek a trial by jury. (See Attached Writ of Mandamus and Motion To Dismiss Charges)

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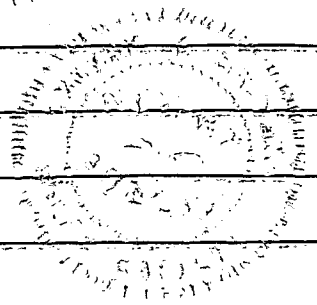
CERTIFICATE OF
SERVICE BY MAIL

The above named Appellant swears under the laws of perjury that he mailed the original enclosed Notice of Appeal to the S.C. Court of Appeals Office of the Clerk to 1015 Sumter St, Columbia S.C. 29201, and complete copies to Jeannette W. McBride, Chief Clerk, P.O. Box 2966, Columbia, S.C. 29202, Fifth Circuit Solicitor's office 1701 Main St, Columbia, S.C., Richland County Public Defenders office Christian Grant, and George McKVeen, 2229 Bull St, Columbia, S.C. 29201, by depositing the same in the U.S. Mail at the Alvin S. Gleen Detention Center 201 John Mark Dial Drive, Columbia, S.C. 29209

Sworn to and subscribed before
me on the 28th day of September, 2016

Anthony [Signature]
Anthony Signature
4-28-2025
My Commission Expires on

S/Cedric Chick
Appellant Pro, Se



CC: File

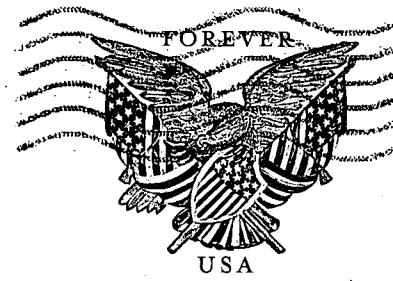
Cedric Bouvois Chick 97929
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COLUMBIA, S.C. 29209

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SC Court of Appeals

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Office of the clerk
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29201-374905

