

FORM 4
NOTICE OF APPEAL FROM AN ORDER OPPOSED BY THE COURT
OF GENERAL SESSIONS

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM: Charleston County
Court of: General Sessions

Hon. Kristi Hampton, Circuit Court Judge

Case No. 2013-GS-10-01845-46

RECEIVED

DEC 19 2016

SC Court of Appeals

The State of South Carolina,

Respondent,

v.

Glyndoravid Vor Fox,

Appellant.

NOTICE OF APPEAL

The Appellant Glyndoravid Vor Fox would like to
appeal the Hon. Kristi Hampton's order in the
above referenced case for medical evaluation. The
order was given on the 6th of December in
Charleston County General Sessions Court in the
Year of 2014

Date: 13th of December, 2016

sl Glyndoravid Vor Fox
St. Phillips Parish
1617 Market Street, Suite 117
Charleston S.C. 29401
Tel: H. 843. 730. 7200
Pro Se.

*The bracketed language should be added to the body of the Notice of Appeal when the appeal is taken from a written order deciding a post-trial motion under Rule 29(a), SCRCrimP.

FORM 18
PETITION FOR APPEAL TO THE
COURT OF APPEALS

RECEIVED

DEC 19 2016

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM: Charleston County
Court of: General Sessions

Hon. Kristi Harigstad, Circuit Court Judge

Case No. 2018-GS-10-0545-46

The State of South
Carolina

Respondent,

v.

Glyndor David Wood Fox

Appellant.

PETITION FOR APPEAL

Glyndor David Wood Fox
St. Phillips Park
164 Market Street, Suite 117
Charleston, S.C. 29401
Pro Se

Other Counsel of Record:

Charles W. Patrick, III Esq.
101 Meeting Street
Charleston, S.C. 29401

INDEX

Certificate of Counsel..... 1

Questions Presented..... 1

Statement of the Case..... 1

Arguments

1. THE COURT OF APPEALS SHOULD HOLD THAT THIS ACTION IS
BARRED BY RES JUDICATA..... 2

2. PETITIONER DID TIMELY OBJECT TO THE TRIAL JUDGE'S ORDER..... 2

Conclusion..... 2

RECEIVED

Counsel for Petitioner is Himself Under Pro Se.

DEC 19 2016

SC Court of Appeals

QUESTIONS PRESENTED

1. Should the Court of Appeals Hold that this action is barred by res judicata?
2. Did the Court of Appeals Receive This Appeal In A Timely Manner?

STATEMENT OF THE CASE

On the 6th of December, 2016 the Honorable Judge Kristi Harrington placed an order of habeas on the 9th Circuit District Solicitor for a mental evaluation in a matter of assault on a police officer, which the initial arrest was dismissed for disorderly conduct. The Defendant has placed suit for unconstitutional arrest procedures, and the 9th Circuit Solicitor's office was made aware of this action by the Hon. Judge Mendelsohn. The action of spitting on a police officer was also the reason to place a mental evaluation. The police officer that does not even allow for the habeas writ to call doubt in the location described by the officer has been notified to contact the Ford Motor Co. for information to uphold the finding of liability in the case. The Defendant, aka Glyndebard and Rex, requests this appeal based on the United States Constitution, Amendments IV, VI, Title upholding in the South Carolina Constitution, Article 4, Section III.

ARGUMENT

1. THE COURT OF APPEALS SHOULD HOLD THAT THIS ACTION IS BARRED BY RES JUDICATA.

The issue of res judicata is based on the absence of the Charleston Circuit Court in the 9th Circuit District towards the United States Constitution in Amendment II and the reciprocal South Carolina Constitutional Article I Section 3 which recognizes the United States of America's constitution. The request of a motion withdrawal based on a case being placed on a trial docket then removed by information that it already held.

2. PETITIONER DID TIMELY OBJECT TO THE TRIAL JUDGE'S ORDER.

The petitioner filed a timely trial judge's order per South Carolina code of law.

For the reasons stated, petitioner asks the Court to grant the request for appeal.

Respectfully submitted,

Date: 14th of December, 2014

1st: Glyde Lomax and Rex
St. Phillip's parish
164 Market Street, Suite 117
Charleston S.C. 29401
Tel: 843.770.7200
Pro Se

RECEIVED

FORM 7
PROOF OF SERVICE OF A NOTICE OF APPEAL

DEC 19 2016

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM Charleston County
Court of General Sessions

Hon. Kristi Harris, Esq., Circuit Court Judge

Case No. 2013-95-10-01945-46

The State of South
Carolina

Respondent,

v.

Glynnonard Van Fox

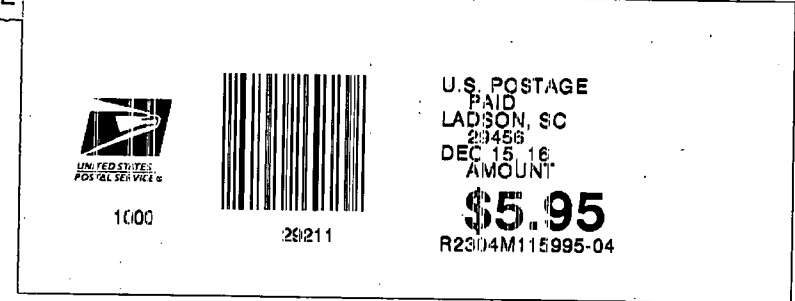
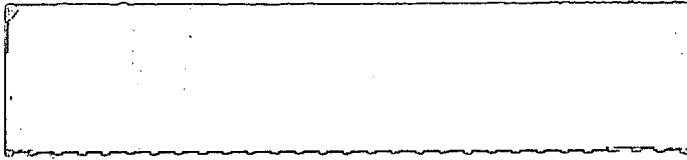
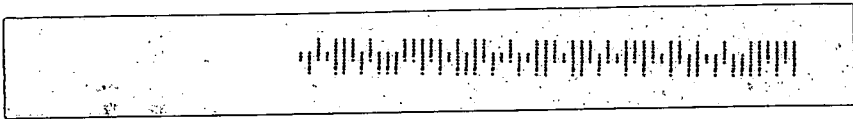
Appellant.

PROOF OF SERVICE

I certify that I have served the Notice of Appeal on Charleston County Clerk of Court
by depositing a copy of it in the United States Mail, postage prepaid, on _____, at
The Landon post office to 100 Broad St, Charleston, S.C. 29401
[4] Or by personally delivering a copy of it to The Charleston County Clerk of Court
on the 13th of December, 2016
_____].

14th of December, 2016

Sl Glynnonard Van Fox
57. Phillips parish
161 Market Street, Suite 117
Charleston, S.C. 29401
Tel. 843.330.7200
Pro Se



Attor. Appeal Documents Case No. 2015-65-10-01948-46

South Carolina Court of Appeals

Post Office Box 11628

Columbia, South Carolina 29211

RECEIVED

DEC 19 2016

SC Court of Appeals



L181