

January 26, 2017

South Carolina Court of Appeals  
1220 Senate Street  
Columbia, S.C 29201

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JAN 27 2017

SC Court of Appeals

Re: Kershaw County v. James Teal

Appellant Case No. 2016-002179

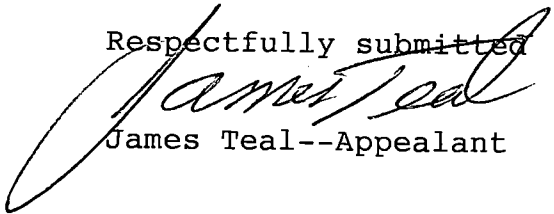
Required brief and designation of matter

This case started with a grossly inaccurate call in complaint of my white lab having a bone sticking out of his head. Fact was, he had a 2 inch cut on his muzzle. ON arrival the Constable is greeted by the white lab dragging a 10 ft. chain. In his company a 3 mo. old terrier puppy. On my property dragging a chain ready to entangle. Hardly running at large. A 2 inch cut, simple TLC as soon as I arrive home. Instead I find them at the animal shelter waiting for castration and spading. I register them with the D.N.R to off set this unwanted abuse. Constable Munnion tells me about the bone issue. I tell him I'm going to use that against you in court. \$ 125.00 and my pets are back home.

In court the States Attorney starts his opening argument with accusations of a dismissed case. I object, which is neither over ruled or sustained. This unlawful evidence entered as creditable set my mind on another track. I knew that bias had been set into my case. Then the constable can't remember the claim of a bone protruding out my dogs head. My accuser who started all of this is not in court for all to question. The constable claimed undocumented evidence at his office pertaining to calls to my residence over the last 45 years. Again dismissed cases.

The designation of matter is do we the people have the Constitutional right to a fair trial without bias? This right is a corner stone of freedom from persecution. I am requesting this bias conviction be overturned due to impropriety Appellant has endured.

Respectfully submitted

  
James Teal--Appellant