

FORM 18
PETITION FOR APPEAL TO THE
COURT OF APPEALS

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SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM: Charleston County
Court of: General Sessions

Hon. Dextel's, Circuit Court Judge

Case No. 2013A1010200096-95

THE STATE OF SOUTH
Carolina

Respondent,

v.

Glynn Daniel vs Fox

Appellant.

PETITION FOR APPEAL

G. vs Fox
8887 University Blvd.
Suite 104-174
St. Charles, S.C. 29406
Pro Se

Other Counsel of Record:

Charles W. Patrick, III, Esq.
101 Market St
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1
CERTIFICATE OF COUNSEL

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Counsel for Petitioner is Himself Under *Pro Se*.

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

The issue with the verbal order of the Hon. Justice of the Peace 28th of Feb. 2017 is in regards to length or time for the medical evaluation of Glyndoravid vord Fox in the case of THE STATE OF SOUTH CAROLINA v. Glyndoravid vord Fox (2013K1010200095-96), and the search for the medical evaluation. The necessity for the length or time on the medical evaluation is regarding the U.S. Const. Amendment V invoked by the S.C. Const. Art. 2, Sec. 3 which upholds the U.S. Const. in the State of South Carolina. In short a motion to seek removal of the State of South Carolina by the Hon. Justices that failed, after being granted in former papers ability by the U.S. Supreme Court is not long enough.

The issue regarding the search for the medical evaluation is still an issue, with the search for the evaluation, after having had similar evaluations by Dr. Randolph which add the State of South Carolina Department of Health Services, also medical issues, is a costly endeavor for Glyndoravid vord Fox as well as former papers files. The same legal arguments within the U.S. Const. Amendment V invoked by the S.C. Const. Art. 2, Sec. 3 which upholds the U.S. Const. in the State of South Carolina. Thus the appeal is sought.

ARGUMENT

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

The U.S. Constitutional issue is the vested that the Court of Appeals should hear the appeal in this matter. The U.S. Constitution Amended V through the S.C. Code Art. I, Sec. 3 is the vested that this Court should hear this issue and legal matters

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

The petitioner informed the General Sessions Court on Charlotte County within the next day after the trial, and has read the appeal documents in the same matter.

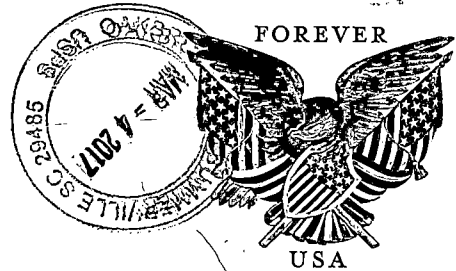
CONCLUSION

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

Respectfully submitted,

Date: 5th of Mar. 2017

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