

The South Carolina Court of Appeals
P.O. BOX 11629 Columbia South Carolina 29211
RECEIVED
MAY 15 2017
SC Court of Appeals

Thomas Raymond Binials v. The City of Greenville
appellate case no 2017-000566

Request permission not to include original signatures
important for Law Enforcement to investigate
all doors in Law Enforcement in South Carolina have been shut,
all Law Enforcement doors closed.

Request permission at this time-temporarily- not to
include original documents' signatures of Parties
involved in these affidavits' - City of Greenville
Building Dept. officials' - Building Dept. Employees -
Building Dept Permits that began April 22nd 2016,

There has been a continued pattern of no Law
Enforcement - By Law Enforcement, in the State
of South Carolina to do their jobs which is to
investigate crimes - that South Carolina Law
Enforcement is entrusted to do - Investigate Crime

The crimes which seemed to have grown in size
within itself, remains unsolved crimes,
misconduct in office of Public Trust.
page one.

your appellee requests permission to note: Three (3) Judges orders by two (2) Judges denying commission of crimes has affected seven (7) Courts of Law in Greenville South Carolina.

Feb 6th 2017 your appellee filed assignment of Error

Due Process was not there

False testimony was allowed to continue - No Law Enforcement to investigate.

(F.O.I.A.) requests for information under the Freedom of information act was denied Plaintiff.

Plaintiff in case no 2016-CP-23-04998 filed complaints of Clerks of Court to City Police - County police and to the 911 call center and to whom ever else and including the South Carolina Court administration.

The Plaintiff's case supports (20) twenty City of Greenville defendants and among them, Mr Cecil Golden Specialty Contractor who is the Plaintiff's Defendant, Mr Adam C Berk Esquire clearly knows that Cecil Golden is Plaintiff's Defendant in the case 2016-CP-23-04998.

Mr Bark Eggers became involved with Cecil Seldon Sept 2016 knowing that this man, who is Plaintiff's Defendant, is involved as Plaintiff's Defendant in three (3) 'seemingly magistrates courts' - South magistrates Court - 1 number West magistrates Court and is presently Plaintiff's Defendant in West Greenhill magistrates Court.

Mr Cecil Seldon on Sept 16th 2016 entered this case with an incomplete, altered, Court entry into this case and with copies of City of Greenhill permit which was issued after this contractor did contractor's. This electrical contractor removed Duke Power meters and power Box before his permit and with out Duke Power knowledge, or the City of Greenhill knowledge.
Mr Bark Eggers clearly knows this.

Mr Adam C. Bark Eggers tampered with Plaintiff's witness Mr Cecil Seldon and accuses Mr Bark Eggers of witness tampering -

I also accuse Mr Adam C. Bark Eggers of violation of appellate Court Rule, Rule 8.4, misconduct.

appellate Court Rules 8.4 Professional Misconduct. The Supreme Court of South Carolina amendment Rule 402 SCACR Lays Oath Oct. 22nd 2003 Mr. Adam C. Beck Esq. took his Oath as a South Carolina BAR member in 2006 and was provided his South Carolina BAR # 74885 and remains in good standing.

copies enclosed; Defendants' City of Greenville and City Employees' motion for judgment on the Pleadings and for temporary Restraining order and Preliminary injunction and Defendants' City of Greenville and City Employees' answer and counterclaims are enclosed,

Mr. Adam C. Beck Esq. accused and charged the honorable Judge Matthew Raymond Healy Jr. with abuse of Discretion in issuing his Order for the City of Greenville to comply to his Order see copy of Judges Order.

The Judge's order is clear - That City Lawyers who also took their oath amendment Rule 402 SCACR and governed by appellate court rule 8.4 examined and re-view and inspected my home Place along with the Judge and supported

this Judge who has been in Law Enforcement over fifty (50) years and is well respected and mentor to many Judges.

The Case at Bar

City of Buenvilla Lawyers were not charged with abuse of Discretion (abusing the Powers of office) by Mr Adam C Beck Esquire - They were equally involved with the Judges Order and should be charged with abuse of Discretion because they have abused the powers of office.

Mr Adam C Beck Esquire again is in violation of Rule 8.4 mis conduct (c) engage in conduct that is prejudicial to the administration of Justice.

Judge Matthew Raymond Havelly Jr. Order:
case at Bar.

Judge Havelly Jr. order again is clear

That Mr Puriolo accepted an offer of assistance by the Court to subpoena witness. The City Lawyer welcomed the Courts intercession, no witness was subpoenaed - no city homeowner permits were ever issued - see copy of CK enclosed.

no City Building Dept inspection ever took place

witness information list Part one and part two
are enclosed and what they were going to
testify to.
and again

witness tampering took place.

22) Twenty City of Bremmell witnesses' were to
be subpoenaed for jury trial. The witnesses
were City of Bremmell Employees, building
Department officials, city lawyers, city ad-
-ministrators, officials involved in Plaintiff
case.

Case at Bar

Mr Adam C. Beck Esq. has interviewed these
witnesses and produced for them their affidavits,
and coerced them and brought them into
the limits of Court motions and they have
never been questioned.

Judge Hurd Jr. protected witnesses'
Adam C. Beck Esq. protected witnesses' and
both Tampering with witnesses'.

There is no Law Enforcement to investigate,

your Appellee request Permission to file
Declaratory Judgement

he was denied (P.O.D.A.) requests for information
Under the Freedom of Information Act

your Appellee request Permission to file
mandatory injunction

your Appellee request permission to file
Prohibitory injunction

Due Process was not the basis
of State Law Enforcement S.L.E.D. and their
enrollment being in Judge Hubby Jr. Court
room, March 21st 2016 - There was this to in-
sure that witnesses were to be subpoenaed.

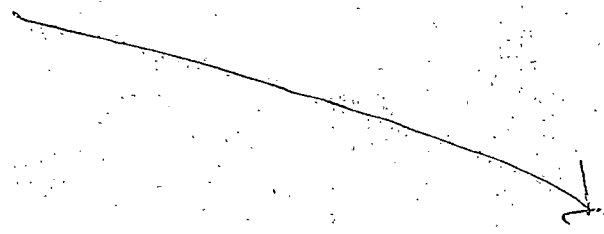
and

There just was no Law Enforcement to go to
in the Best State of South Carolina

Thomas Raymond Perich, appellee

11 alle Court Newell S.C. 29605

Page Seven end





OK A



City of Greenville

GREENVILLE MUNICIPAL COURT

From the Desk of Matt Hawley

To: Mr. Thomas R. Firriolo
Re: 11 Addie Court
Date: May 27, 2016

Mr. Firriolo:

Please find enclosed a certified copy of an Order I issued this week after continued hemming and hawing about you permit being held up at City Hall. I am informed it is being sent pursuant to the Order and you should be able to complete your project in an unhampered fashion.

Best of Luck in Your Endeavors,


Judge, Municipal Court

EXG A

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)
City of Greenville,)
v.)
Thomas R. Firriolo,)
.....)

IN THE MUNICIPAL COURT

Summons Ordinance
No. 16GMS02925
ORDER

2016 MAY 25 AM 11:33
GREENVILLE MUNICIPAL
COURT

FILED

This matter is before the Court by way of motion for the City Attorney to clarify and finalize a ruling by the Court, dated May 12, 2016. Previously, the City Building Codes Enforcement Office filed the above Summons Ordinance with the Court, prior to the hearing date, the Homeowner, Thomas Firriolo, timely requested a jury trial and the case was separately docketed for that disposition.

Subsequently, the City Attorney issued an Order and Rule to Show Cause to the Homeowner to cease and desist continuing work on an addition. The Homeowner appeared *pro se*, requested more time to prepare; and, the matter was rescheduled. Mr. Firriolo accepted an offer of assistance by court personnel to subpoena witnesses and a pretrial was set. The City Attorney, who had previously attempted to mediate the matter welcomed the Court's intercession.

During the subsequent conference, Mr. Firriolo expressed concern for the ability to comply with the permitting process and an apparent denial of access to city facilities in the past. The court contacted the Codes office and was provided a permit application and again met with the Defendant to complete paperwork. This was reviewed by a Codes representative and the Defendant filed the application with a court escort on April 22, 2016. The City Attorney was notified and consented to a dismissal of the Summons Ordinance, which was entered by the Court on May 12, 2016.

Codes personnel have stated concerns that other work was done by the Homeowner without permits and only came to their attention when Mr. Firriolo complained to Codes Enforcement about shoddy workmanship from an

#1
M...
M...

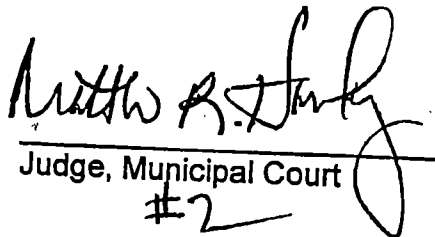
unlicensed individual who performed floor refinishing. As a result of the concerns expressed by the Codes personnel, both the Court and City Attorney have viewed the residence and determined that the prior work, performed at unknown dates and times appears to be cosmetic in nature (addition of exterior brick veneer) and/or the enclosure of existing front and rear porches that do not enlarge the residential footprint or add living space as an addition. No obvious defects that would affect the general safety and welfare of the Homeowner and the public.

The Homeowner's efforts appear to be an improvement of the appearance and utilization of his residence performed at previous intervals and unknown times as finances allowed. Further, the Court has been made aware of the financial straits of the Homeowner, the nature and condition of the surrounding properties, and the transitional nature of the neighborhood; from residential to commercial over time. Frankly, this property is located where the furious growth of the City and particularly the Augusta Road area will engulf most if not all of the neighborhood in total redevelopment within the next decade.

After a full review of the concerns expressed by both parties, City and Homeowner, and a review of Municipal and International Codes applicable to the case at bar, the Court finds and concludes that the permit application shall be granted and the permit issued forthwith. The Court further finds and concludes that prior cosmetic enhancements and porch enclosures, while not permitted, are not subject to *post facto* permitting and Building Codes Enforcement are relieved of liability for these items of concern.

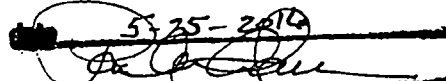
IT IS SO ORDERED!

May 25, 2016
Greenville, SC



Judge, Municipal Court
#2

This is to certify that this is a true copy.



Clerk Of Court

via 467-8598
STATE OF SOUTH CAROLINA,

467-4317

COUNTY OF GREENVILLE

IN THE COURT OF COMMON PLEAS

Thomas Raymond Firriolo

Judgment/Puling Under Rule 54
CASE NO.: 2016CP2304998

Plaintiff(s),

vs.

City of Greenville, et. al

Defendant(s)

att: Police Chief Kenneth Miller - Officer Roberts C. Z. Franco

Please provide under the freedom of information act (FOIA)
requests for information all copies of City Court hours video sur-
-veillance that took place between the honorable Judge Matthew
Hawley Jr. and Thomas Firriolo.

The first required meeting with Judge Hawley Jr. took place 3-28-16
which prompted a series of approx. (20) twenty in court house meetings on
up to last week on 4-30-16. - you may find to pain point the day and
hour of meetings with Judge your security witnessed each one of the
meetings which took place in lobby - hallway - entering / leaving judges
chambers even walking out side with Judge then returning to the Court
house approx 12-15 minutes later, your security was essential about the
Judge leaving the Court with Mr Firriolo for a walk and talk so I'm
sure they will remember and security will remember on occasion the
Judge requested security to not let Mr Firriolo empty his pockets"
entering the court house. So I believe officer Franco talent
could come close to pain present the day - the hour and close to
the minutes the video cameras were filming Judge Matthew
Raymond Hawley Jr. and Tom Firriolo meetings that took place
in our Court supervised by our security, Please note, most of
evening Mr Firriolo entered our court house to empty his pockets
gladly in support of our Law Enforcement, Thomas Firriolo
11000 Court 29605 Clerk of court please court file / send to plaintiff

Copy
2/10/17

Date	Time	Type	Job #	Length	Speed	Station Name/Number	Egs	Status
2017-01-03	06:09	SCAN	12121	0:22	26400	86444678598	1	OK -- V.34 AM31

Tuesday, 2017-01-03 06:10

2037834601

TRANSMISSION LOG

Clerk of Court Filing

Transmission Log

BILO 214

Monday, 2016-02-15 12:15

8644897994

Date	Time	Type	Job #	Length	Speed	Station Name/Number	Pgs	Status
2016-02-15	12:13	SCAN	12121	1:05	19200		2	OK -- V.34 AM31

via Coxmail 467-5715 Feb 13th 2016

Under the Freedom of Information Act

please provide the names and rank positions as City employees who occupied Mr Brad Peir code enforcement supervisor approx 9/15 A/M (2) two days before Brad Peir issued Court ticket # CMS 02925 to appear in Court March 1st 2016

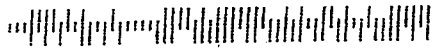
There (3) three gentlemen have delivered building Dept permit applications to Thomas Finicko at his home because because he has been denied access to City building since 2014 -

and that in the meantime Mr Bobbie Spence administrator on two occasions via telephone in the course of two days - (2) days so stated that he spoke to Mr Bob Cole Engineer and that he will provide me temporary access to City building via Mr Cole's letter

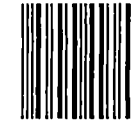
Mr Bobbie Spence Administrator so stated two times Mr Cole Engineer will provide this letter to Thomas Finicko



Mr Thomas Firriolo
11 Addie Ct
Greenville, SC



1000



29211

U.S. POSTAGE
PAID
GREENVILLE, SC
29604
MAY 12, 17
AMOUNT
\$1.40
R2304N116901-06

RECEIVED

MAY 15 2017

SC Court of Appeals

The South Carolina Court of Appeals
P.O. BOX 11629
Columbia South Carolina 29211