

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

RECEIVED

JUL 24 2017

SC Court of Appeals

APPEAL FROM: Charleston County
Court of: General Sessions

Hal Couch, Circuit Court Judge

Case No. 2013A1010200055-56

The State of South Carolina,

Respondent,

v.

Glynnonix v. Fox,

Appellant.

NOTICE OF APPEAL

I Glynnonix v. Fox do hereby request
to appeal the order of Hal Couch in the
case number 2013A1010200055-56 regarding the
State of South Carolina v. Glynnonix v. Fox.
I look to this honorable court to hear this
appeal.

X/HA

Date: July 20th, 2017

sl G. v. Fox
2941 Leeds Ave
W. Charleston S.C. 29406
(800) 501-6935
Tel: 843.330.7200
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

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM: Charleston County
Court of: General Sessions

Harb. Cook, Circuit Court Judge

Case No. 2015A1010700095-94

RECEIVED

JUL 24 2017

SC Court of Appeals

Tina Stuart on South
Carolina

Respondent,

v.

Glynnis Fox

Appellant.

PETITION FOR APPEAL

G. Vert Fox
2841 Lucas Ave
J. Charleston, S.C. 29406
0000 506 93
Pro Se

Other Counsel of Record:
Charles W. Patrick
101 Monticello St
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

ARGUMENT

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

The Court of Appeals should hold that this action is barred by res judicata because the issue and the subject matter is identical with the same case at law. The use of evidence with the duty, and the Federal law attempted regarding the Country of Japan with a state court of South Carolina.

~~the~~

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

As in all other appeals in the history of South Carolina appellate process, this appeal also made it a timely factual, and it the correct Defendant of South Carolina used for it has been mailed through the Charleston County Detention Center.

~~the~~

CONCLUSION

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

Respectfully submitted,

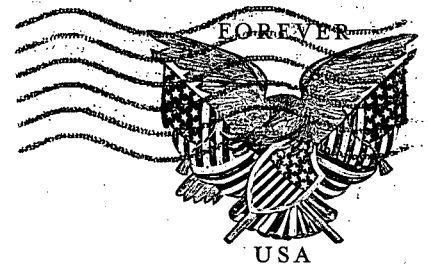
Date: 20th of July, 2017

1st: B. York Ross (0000501653)
3841 Leeds Ave.
D. Charleston, S.C. 29406
0000501653
Tel: 843.330.7200
Pro Se

814 Honoring Vol Fox (000501693)
3841 Leeds Ave
S. Charleston, S.C. 29406

CHARLESTON SC 294

22 JUL 2017 PM 2 T



South Carolina Court of Appeals

P.O. Box 11629

Columbia, S.C. 29211

RECEIVED

JUL 24 2017

SC Court of Appeals

2921181629

