

FINAL BRIEF of APPELLANT

THE STATE of SOUTH CAROLINA
In The Court of Appeals
(In The Supreme Court)

APPEAL FROM KERSHAW COUNTY

Court of Common Pleas

Jocelyn Newman, Circuit Court Judge

Case No. 2016-002179

KERSHAW COUNTY

RESPONDANT

VS.

JAMES TEAL

APPELLANT

James Teal
2832 Tee Pee Trail
Elgin, S.C 29045
(803) 457-5820
APPELLANT

H. Thomas Morgan, Jr., Esq.
P.O Drawer 39
Camden, S.C 29020
(803) 432-1992
ATTORNEY for Respondant

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JUL 25 2017

SC Court of Appeals

BRIEF OF APPELLANT*

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Kershaw County

Respondant

v

James Teal

Appellant

(FINAL) BBRIEF OF APPELLANT

Issues on appeal are as following:

A dismissed case brought forth as evidence, at the start of trial. The residing judge did not charge the jury, with a over ruling or of sustaining appellants objection of relativity. A memory lapse by the Constable, initiating the charges. The Constable allowe to enter undocumented evidenc, that was at his office, after his memory returned.

STATEMENT OF THE CASE

Appellant was cited on Nov.08,2013 with 2 citations of running at large and 1 citation of animal care in general. The Appellant requested a jury trial which convened on Feb.17,2015. The appellant was found guilty and fined \$350.00 per citation. Appellant appealed this verdict on Feb.25,2015. Appellants appeal was dismissed for E-mailing the States attorney, without sending a post marked letter.

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SC Court of Appeals

ARGUMENT

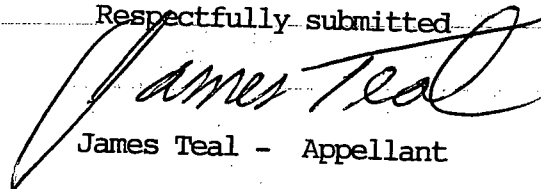
A dismissed case being placed at the very start of the trial, sets in motion, bias and another form of "double jeopardy!" Appellant knew upon this allowed entry as evidence, would weaken and derail his defence.

The residing judge should have charged the jury, to keep them from going to auto pilot and the nature of rushing to condemn.

A witness with a memory loss does not constitute a reliable witness in any courtroom.

In conclusion appellant is requesting, this bias and inappropriate conviction be overturned.

Respectfully submitted

A handwritten signature in cursive script that reads "James Teal". The signature is written in dark ink and is positioned above the typed name.

James Teal - Appellant

May 3, 2017

cc. H. Thomas Morgan, Jr. Esquire

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Final Brief Rule 211(b)

Appellant certifies that Appellant has complied with Rule 211(b).

James Teal_Appellant

cc. H. Thomas Morgan, Jr. Esquire

May 3, 2017