

Exhibits
After this

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NOV 30 2017

SC Court of Appeals

70 Financial Accountant

INMATE TRUST FUND ACCOUNT REPORT for SOUTH CAROLINA COURT FILING FEES

Perry
Frendi Si Cabbages talk
C-2 # 5
Perry

INSTRUCTIONS TO INMATE: Complete top portion then give to your mailroom. When returned from Accounting, you must mail this form with any payment to the Court.

By signing my name below, I am asking the Financial Accounting Office of the South Carolina Department of Corrections to complete this report. In accordance with SC Code of Laws §24-27-100 and 150, I authorize payment of the full filing fee. If I have insufficient funds in my account at this time to pay the court's full filing fee, I authorize SCDC to deduct the initial and subsequent payments until payment is completed.

INMATE NAME (print): Shaheen Cabbages talk
(without prejudice UCI-207)

SCDC # 295567 INMATE SIGNATURE: Shaheen Cabbages talk
(without prejudice UCI-207)

I plan to file this action in the SC County of Richland County

The section below is for SCDC - Financial Accounting Branch's use ONLY.

- (1) Total deposits to inmate's account for preceding six months' period* \$ 0
- (2) Twenty percent (20%) of line 1 \$ 0
- (3) Account balance - current date \$ 5.13
- (4) PAYMENT AMOUNT **
(lesser of line 2 or line 3)
Enclosed check # _____ \$ 0

****NOTE to COURT:** If payment is for partial fee, Court must notify SCDC once accepted and filed. Send notice with case # and balance owed to address below. SCDC will NOT process any additional payments until notification is received from Court.

South Carolina Department of Corrections
Financial Accounting - Room 234
PO Box 21787
Columbia, SC 29221-1787

*Admission date is noted here if inmate incarcerated less than six months / /

M. Bryan
Prepared by Financial Accounting Branch - SCDC

10/31/16
Date

2016 OCT 26 AM 11:30
SCDC-FINANCIAL ACCTG.

2017 SEP -7 AM 6:28
JEANETTE MCGRIDE
C.C.P. S.S.
FILED
RICHLAND COUNTY

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NOV 30 2017

SC Court of Appeals



Office of the Clerk of Court

Paul B. Wickensimer
Clerk of Court for Greenville County
Greenville, South Carolina

www.greenvillecounty.org

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SC Court of Appeals

To: Shaheen Cabbagestalk

From: CLERK OF COURT, GREENVILLE

RE: Motion to Amend Complaint CA# 2016CP2306914

The above-referenced document is being returned for the following reason(s):

- (1) ___ Instrument not signed/dated.
- (2) ___ Must include Civil cover Sheet SCCA234 with all original pleadings.
Downloadable file available at www.sccourts.org Select FORMS; Choose COMMON PLEAS, then SUBMIT
- (3) ___ Motion Fee of \$25 is required for all Motions and proposed Orders (unless exemption claimed)
- (4) ___ Must have Motion and Order Information Form SCCA233 for all Motions and proposed Orders.
Downloadable file available at www.sccourts.org Select FORMS; Choose COMMON PLEAS, then SUBMIT
- (5) ___ Insufficient amount of filing fee. Correct amount fee: _____
- (6) ___ Copy. Must file original.
- (7) ___ Not a Greenville County Case.
- (8) ___ Venue change to: _____
- (9) ___ Check or money order must be payable to Greenville County Clerk of Court.
- (10) ___ Case ended: Date: _____ Reason ended: _____
- (11) ___ Check not signed.
- (12) ___ Incorrect Caption
- (13) Other: This case has been DISMISSED by Order of Judge Verdin on August 1, 2017

Staff signature

Stephen Lopez

Date: August 1, 2017

Effective January 1, 2016, Alternative Dispute Resolution (ADR) is mandatory in all counties, pursuant to Supreme Court Order dated November 12, 2015.

SUPREME COURT RULES REQUIRE THE SUBMISSION OF ALL CIVIL CASES TO AN ALTERNATIVE DISPUTE RESOLUTION PROCESS, UNLESS OTHERWISE EXEMPT.

Pursuant to the ADR Rules, you are required to take the following action(s):

1. The parties shall select a neutral and file a "Proof of ADR" form on or by the 210th day of the filing of this action. If the parties have not selected a neutral within 210 days, the Clerk of Court shall then appoint a primary and secondary mediator from the current roster on a rotating basis from among those mediators agreeing to accept cases in the county in which the action has been filed.
2. The initial ADR conference must be held within 300 days after the filing of the action.
3. Pre-suit medical malpractice mediations required by S.C. Code §15-79-125 shall be held not later than 120 days after all defendants are served with the "Notice of Intent to File Suit" or as the court directs.
4. Cases are exempt from ADR only upon the following grounds:
 - a. Special proceeding, or actions seeking extraordinary relief such as mandamus, habeas corpus, or prohibition;
 - b. Requests for temporary relief;
 - c. Appeals
 - d. Post Conviction relief matters;
 - e. Contempt of Court proceedings;
 - f. Forfeiture proceedings brought by governmental entities;
 - g. Mortgage foreclosures; and
 - h. Cases that have been previously subjected to an ADR conference, unless otherwise required by Rule 3 or by statute.
5. In cases not subject to ADR, the Chief Judge for Administrative Purposes, upon the motion of the court or of any party, may order a case to mediation.
6. Motion of a party to be exempt from payment of neutral fees due to indigency should be filed with the Court within ten (10) days after the ADR conference has been concluded.

Please Note: You must comply with the Supreme Court Rules regarding ADR. Failure to do so may affect your case or may result in sanctions.

Shahreen Cabbages talk
(without prejudice 1-308)

The Courts of Common Pleas

2016-CP-23-06914

SC DC

C/A no:

(Jury trial Demanded)

(Issues presented)

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NOV 30 2017

SC Court of Appeals

FILED - COURT OF COMMON PLEAS
REDAKILLI CO. S.C.
P. B. WICKINSIMMER
2016 NOV 30 PM 10:37

① Deputy Warden Ms. Glenn did and told me that maintenance
 coming to fix the (water sprinkler) which had my entire cell flooded,
 destroyed my legal work, Got me sick, caused bugs to come out
 and bite my back up I showed Lt. ms. Wilson who came to lockup 10/2/16 to assist
 Sgt Houser and Cpl. Haigwood lied told me also that the maintenance
 man said was not coming Friday to fix the water sprinkler and I
 had to suffer in water by prisoners who got tuberculosis, Hepatitis, etc.
 All this by Sgt. ms. Houser and Cpl. Haigwood was lie and we were
 fed cold food with bugs stuck in it by officers worked lockup colony,
 MACE sprayed and made to suffer when I initially was put on lockup
 for no reason with no lockup time and a vague statement which is
 false. The maintenance men of Perry are witnesses (Mr. Smith as
 well Mr. IRICK will testify) we were left in water unsanitary
 all week end, water inside the lights on the wing which left me in a
 safety hazard and staff deliberately said leave us this way Sgt. ms. Houser,
 Deputy warden Ms. Glenn, "Cpl. Haigwood", Lt. Smith night shift, Sgt. Black Burn,
 as well all Nurses seen this and no one reported these health and safety
 hazards as officers, medical officials, and Supervisors of Security. I was put
 on lockup since 9/15/16 no lockup time went to (Dito) for a lie and vague write
 up 10/3/16 the old Associate warden of Lieber James Blackwell mysteriously
 pops up to do my Dto hearing at Perry C.I. finds me guilty of a vague
 statement and my Due process rights were violated by Counsel substitute our
 McCarthy. he never asked me did I need any witnesses for the hearing.

(19.3)

③ I'm being deprived of showers which policy of CDC RTHU states (3)

Showers A week at least (one) hour of Recreation A day to amount to A certain Amount of hours per week.

④ I'm housed around A bunch of Mentally Ill mental health patients which is Damaging my health. I've set, flooded cell with contaminated water. I'm not to be on lockup because I got no lockup time. And to not allow me to shower and say CDC practices safety of prisoners is a safety hazard. Cpt. Tough, Deputy warden Glenn, Sgt. Ms. Houser, and Lt. Ms. Rice is here today 10/5/16 as well Cpl. Haigood.

⑤ Ms. Merchant mail room lady of Perry, Ia: for obstructing Mail on (9/22/16)

A legal mail Correspondence from Center of Constitutional Rights She opened it and lied said she folded it when it was for delivery.

What does fobbing Gotta do with my legal mail being opened up? This is a federal offense (I want her removed out the mail room and fired, no pay and an lien put on her paychecks and Bonds federal and state as well all accounts until she pays the cost of this suite, for denying me proper access to the courts and the right of free flow of mail to redress the courts with my grievances remember I'm on lockup no lockup time, Been to Dtho was given No lockup time and

Came out of General Population in TAN uniform and not suppose to be on lockup? This was to stop me from litigating my cases in courts and deliberately done. I also want the charges of (obstructing mail) filed Against her for her actions which she admit on 9/22/16 for opening and Damaging my legal mail therefore this also prejudiced me under these conditions to not be able to defend myself legally in courts/ rights to redress the courts with any grievances I may have had or to adequately defend myself being pro se I had no lockup time on lockup and by policy Op-22.38 Restrictive Housing Unit (I'm entitled to the things General population entitled to and have rights as General population but I am kidnapped against my own will on lockup and

falsely imprisoned on lockup since (9/15/16) today is 10/8/16 and I want \$20,000 for Each Day I'm sitting up here illegally, on lockup at Perry. And to have an immediate separation permanently.

③ MR. Warren Law Librarian of Perry Co. TN he is constantly stopping me from properly litigating my Civil Cases in Courts as well Criminal Cases by Charging my legal material orders from 10 legal Envelopes to 3 and the property needed paper, as well pens to litigate, he stated to me he gave me what he wants General Counsel don't run shit he's running this so far that being said proof of him Interfering with my Access to Courts is Enclosed (see E.H. Cooper Debit Slip) this violates my Due Process and has subjected me to not meet deadlines with Cases in Courts Richland County Courts, to not be able to address the Courts to receive relief I need from this Criminal situation being Kidnapped against my own will this is ILLEGAL I don't agree with this and do to his actions I Request 915,000 Each time he substitute the properly amount of legal supplies I needed. And do to SCDC Inadequate system I ask I be taken out if put in a work release or home to my family.
VENUE: This Courts have venue.

Conclusions? to permanently be separated from Perry Co. TN to never ever come here again, for the defendants agree for violating my rights to pay the money stated to me and work a deal with Director of SCDC/Classifications to get me to a work release or County Jail or home on probation now and Released out of SCDC custody and I be worked out with the state take away remainder of time. This isn't asking to over turn case it simply states SCDC work a Deal with state officials have HALF the \$ if I released right now, and I'll accept fining this case if not I ask the MAX and still this be made to be done by SCDC or Charge 85% to 65% As Bill IT-5720 states and the served towards it. But State can't charge state 10/11/11.

① 7/28/17
Fulebock
Musy(e)
Green
Cous
7/27/17
and 2/17

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT
LEWIS F. POWELL, JR. UNITED STATES COURTHOUSE ANNEX
1100 EAST MAIN STREET, SUITE 501
RICHMOND, VIRGINIA 23219-3517
WWW.CA4.USCOURTS.GOV

PATRICIA S. CONNOR
CLERK

TELEPHONE
(804) 916-2700

November 6, 2017

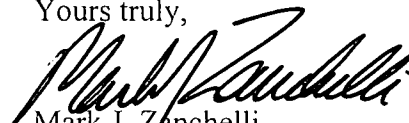
Shaheen Cabbagestalk
#295567
Perry Correctional Institution
430 Oaklawn Road
Pelzer, SC 29669

Re: Cabbagestalk v. SC Department of Corrections
SC Common Pleas: 2016-cp-23-06914

Dear Mr. Cabbagestalk:

This acknowledges receipt by this court of your proposed filings relative to the above matter. Please be advised that this court has jurisdiction over matters appealed from federal district courts within our circuit, original proceedings arising from federal district courts within our circuit, and appeals from certain agencies. Accordingly, the court is without jurisdiction to act and your paperwork is returned.

Yours truly,


Mark J. Zanchelli
Chief Deputy Clerk

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SC Court of Appeals

MJZ:cad
Enclosure

This why
I sent it
to S.C. Courts
of Appeals