

To: Clerk Shearouse,

Dec. 15, 2017

1. Please place before the full Court my Emergency Appeal of Clerk Allen (Dec 12, 17) refusal to remove Ref. Sidel, so I can seek higher Court removal if ~~Court~~ ^{they} refuses to do so, because I'm also challenging those 2-law's used by Allen. Thanks!

Respectfully,
August B. Kreis, III, #305998

RECEIVED

DEC 27 2017

S.C. SUPREME COURT

The Superior Court of South Carolina.

RECEIVED

August B. Kreis, III, ProSe

Petitioner,

-vs-

DEC 27 2017

State - Alan M. Wilson

Respondant;

S.C. SUPREME COURT

Appellate case No: 2015-002340
(An Emergency Appeal to remove Ruder)

1. ProSe seek's Appeal of Clerk V.C. Allen's deputy, order of (Dec. 12, 17) denying defendant R.M. Ruder in law suits 17-CP-40-1181 + 17-CP-28-131 + 3:11-646-9-3:16-3731-JFA + 3:17-344-TLW-PJE, who refuses to remove himself or his office nor will Allen-Clerk allow the full Court to give a ruling on the Mandamus to remove him or his office + appoint new counsel, which is mandatory by conflict exists.

See: Cuyler, 446 U.S. 335, 350 (1980) We hold ProSe can demonstrate a 6th Amend. violation, by showing that his counsel was actively representing conflicting interests or the appearance of it.

See: Holloway, 435 U.S. 475, 484-85 (1978) Failure of Court to inquire into conflict of interest, violated right to effective assistance of counsel, because Court has duty to avoid potential conflicts) see Appeal No. #21 Arguments why.

"Conclusion"

2. Court grant Emergency Appeal + Order R.M. Ruder + his whole office to recuse themselves by they are defendants in his appeal, also + his suits. ProSe prays Court will enforce mandatory removal.

Dated: 12-15-17

Respectfully Submitted,
August B. Kreis, III, #365998

"Certificate of Services"

3. ProSe certifies he served Clerk J.A. Kitchings at S.C. Ct. of Appeals P.O. Box 11629, Colo, SC 29211, + A.M. Wilson for V.H. Gunter, Jr. at P.O. Box 11549, Colo, SC 29211, one copy of Appeal of Clerk Allen (Dec. 12, 17) refusal to remove Ruder off appeal of 13 pgs on (Dec. 19, 17) by Inter-Agency mail, by Ms. Merchant-mail Dir. + return to under penalty of perjury as true by (18 USC 1621-1622-1623-1746) from address below

Dated: 12-15-17

Respectfully Submitted,
August B. Kreis, III, #365998

Permy Cor. Invt. ALU-193A / 430 Oaklawn Rd. / Pelzer, South Carolina 29669-9363

The South Carolina Court of Appeals

The State, Respondent,

v.

August Byron Kreis, III, Appellant.

Appellate Case No. 2015-002340

RECEIVED

DEC 27 2017

S.C. SUPREME COURT

ORDER

Appellant has filed a motion asking this court to relieve his appointed counsel and the Office of Appellate Defense and appoint new counsel. Upon review by the Court, the appellant's motion is denied. Accordingly, this court declines to act on Appellant's remaining *pro se* requests. See *Miller v. State*, 388 S.C. 347, 697 S.E.2d 527 (2010); *Jones v. State*, 348 S.C. 13, 558 S.E.2d 517 (2002); *State v. Stuckey*, 333 S.C. 56, 508 S.E.2d 564 (1998); *Foster v. State*, 298 S.C. 306, 397 S.E.2d 907 (1989).

FOR THE COURT

BY V. Claire Allen, Deputy
CLERK

Columbia, South Carolina

cc:

August Byron Kreis, III, 00365998

Alan McCrory Wilson, Esquire

Robert Michael Dudek, Esquire

Vann Henry Gunter, Jr., Esquire

Samuel R. Hubbard, III, Esquire

FILED

December 12, 2017

August B. Krell, III, 365998
Parish Court Inst. ALU-193A
430 Oaklawn Road
Pelzer, South Carolina 29669-9363

Daniel E. Shorouse - Clerk of Court
The Supreme Court of South Carolina
P.O. Box 11330
Columbia, South Carolina 29211

RECEIVED

DEC 19 2017

P.C.I. MAILROOM

LEGAL MAIL

THE DEPARTMENT OF CORRECTIONS HAS
NOT CENSORED THIS ITEM, THEREFORE,
THE DEPARTMENT DOES NOT ASSUME
RESPONSIBILITY FOR ITS WRITTEN CONTENTS.
S.C. DEPARTMENT OF CORRECTIONS