

RECORDED

MAR 15 2018

S.C. Court of Appeals

In the South Carolina Court of Appeals, Kitchings Court.
(A Supplemental Amended to all Suits & Appeals)

August B. Kreis, III, 365998, Pro Se } No: 2017-001984 & 17-CP-40-118 / 17-CP-
 509 / ADA-Vet-Double Computer } 28-131 appeals in 3:17-344-TLW-PJB
 Appellant } 1983, 1985(3), 1986-42 U.S.C.A. Fed. suits;
 -vs- } A Motion Mandamus to set-aside Ref.
 Don Johnson - Sol. & R.M. Nuder } J.E. Lockmey Judge self serving (3-6-18)
 Appellant Defendant & J.E. Lockmey - } Order rec (3-9-18), by 455(b)(5)(i) + Co-
 Judge of 5,600 Conspirators + now } mmox Rule 144 & S.C. Code 15-9-100 & 110
 8,043 - aiders, et al. Defendants: } to transfer, as filed before to N.C. Fed. Cts!

(Writ of Prohibition Stop Judge Ref.)

1. Prose A. Kreis, III seeks by Motion-Mandamus to set-aside Ref. Lockmey-Judge (3-6-18) self-serving Order protecting himself + Refs. his coconspirators aiders - in covering up felony acts, Prose proved + raised by 1983 + 1985(3) + 1986 + was granted indigent status by Judge A.R. Lee, + it follows into appeal status, + Refs. Judges can issue orders in his cases; by Pilla, 542, F.2d 58, 58 (8th Cir. 1976) 455(b)(5)(i) Mandatory Judge recuse if they are Ref. bias, join conspiracy of Refs, bribed, out for revenge, had aiding in cover up felonies or it appears there is a conflict);

2. Also Prose still seeks to transfer his appeals & suits to Nor. Car. U.S. D. Ct. to handle by the 579? million he seeks + defaulted + felony bribes paid judges Refs McFaddin + L.C. Manning by (Refs. Davidson + Briggs); + there's a conflict with Court of Appeals + Sup. Ct. judges + attys. controlling these appeals + Cts. whom are felons themselves;

See; Hooks, 577 S.E. 2d 211 (S.C. 2003) (judgt. by a court can't be affirmed when it had no right to act + if judgt. is rendered it's void);

See; Freeman, 204 F.3d 311 (2d Cir. 2000) 28 U.S.C.A. - 2344 State Courts cases moved to Fed. Ct. if it violates Constal. or Fed. Laws or by the amount of judgt. sought)

See; Jones, 275 F.3d 648 (7th Cir. 2001) Multiple conspiracies exist);

See; Eitel, 510 U.S. 540 (1994) Mandatory recusal + transfer of cases when personal animosity or malice + provassive bias exists + judge liable);

See; Whaley, 609 S.E. 2d 286 (S.C. 2006) Mandatory transfer) 15-9-100 & 110 No fair justice proceedings can take place + justice will be served);

See; Chapman, 441 U.S. 600, 602-03 (1979) A state court may not decline to entertain a 1983, 1985(3), 1986 when state law are similar to them + must apply Fed.

Law & rules to those actions or transfer);

See; *Sweeper, vs Richland Co.*, 2014-CP-40-4302, Transferred to Fed. Ct. US Dist (D.S.C.) 2:14-CV-1950-MGL-M&B, by jury awards would exceed state \$300,000 cap, & Pease expected 1.35 million settlement for beaten in jail);

See; *Hopper*, 482 S.E. 2d 124 (W. Va. 1988) & *Eldridge* 424 U.S. 319 (1976) Writ of Prohibition stops a judge from acting on case if they have no jurisd., or a def., or bias, & intends to all branches of Gov. & Courts);

3. Prose seeks these reliefs Suppl-Amended to his defaulted suits & seeks transferred to Nor. Car. Fed. Ct., as he did in 3:17-414-CCE-J.E. Pease, "Forgers Beth Drake-U.S. Atty. & R.F. Daley," blocked 6-18-21,17, & Reqs. Davidson & Briggs, even have Prose did no file to transfer cases, in their trash-sham pieces of filings, bribed judges-feloners-aiders gave false-sham Orders on; that's void by law, & Prose served Lockmey, his summons at Ct. of Appeals also, & there's a record of it & he's in 2015-002340 Prose Appeals that Reqs. blocked illegally & (R.H. Buder & V. H. Hunter-Reqs.), which felony acts are out of control in No. Car. Cts., & Atty. Gen., & Davidson & Coggiola offices; which Writ of Prohibition Stop judges & Reqs. from acting & Mandatory transfer to.

Prose prays Reqs.-Conspirators will honor above Law & judicial proceedings.

Respectfully Submitted
August B. Kreis, III, #365998

Perry Corr. Inst. ALU-193A | 430 Oaklawn Rd. / Pelzer, South Carolina 29669-9363

"Certificate of Services"

4. Prose A. Kreis, certifies he served Reqs. J. C. Lockmey - by J. A. Kitchings - Clerk @ S.C. Ct. of Appeals, Box 11629, Columbia, SC 29202; & W. H. Davidson & Briggs - Defs. @ Box 8568, Columbia, SC 29202; & A. M. Wilson - A. Gen. - whom heard them @ Box 11549, SC 29211, on (Mar. 11-12, 18) one copy of Motion-Mandamus Prohibition to set-aside Ref. J. C. Lockmey (3-6-18) Order of 2 pgs. by Ms. Merchant or T. Conwell - mail staff by U.S. Mail or Inter-Agency, & sworn to under penalty of perjury as true by (18 USC-1621-1622-1623-1746) from above address.

Respectfully Submitted
August B. Kreis, III, #365998

March 9, 2018,

To Clerk Kitchings, & Reqs. Lockmey-J, & (YA 2017-001987 & 17-1181 & 17-131 & 3:17-344 TLW 108^{et})
A.M. Wilson, A. Gen., & Davidson & Briggs

1) Please file & acknowledge & send me the Ct. ruling & reserve defs. 6,043 & Both Drake-U.S. Atty. to, thanks, these 2 pgs & send me a stamped filed copy.
Sincerely,
A. Kreis, III

August B. Kress, III, 365478
Perry Court Court ALU-193A
430 Dallawn Road
Pelzer, So. Car. 29669-9363

3-12-18

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SC Court of Appeals

J. A. Kitchings - Clerk
South Carolina Ct. of Appeals
P.O. Box 11629
Columbia, So. Car. 29211

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MAR 13 2018

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