

October 19, 2017

Daniel Shearouse, Clerk of Court
Supreme Court of South Carolina
PO Box 11330
Columbia, S.C. 29211

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S.C. SUPREME COURT

Jenny Kitchings, Clerk of Court
S.C. Court of Appeals
PO Box 11629
Columbia, S.C. 29211

Attt. Eugene H. Matthews
PO Drawer 7788
Columbia, S.C. 29202

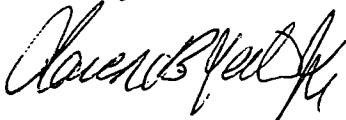
REF: Case No. 2017-001902/ Case No. 2015-002356

Dear Clerk of Court:

A few mistakes were noticed on page three (3) of this document therefore AN AMENDED copy is being submitted. The following corrections were made to read Respondents in Appellate Case No. 2015-000598 filed another return dated September 15, 2017 as reference and The actions of Respondents in Appellate Case No. 2015-000598 and S.C. Court of Appeals as reference.

The date of document in questioned is Appellant's Petition Supreme Court Of South Carolina For A Review Of Constitution Violations And Judicial Rule 501 dated September 21, 2017. Please filed this as clarification to the record.

Sincerely,



Clarence B. Jenkins Jr.

IN THE STATE OF SOUTH CAROLINA
In The Supreme Court of South Carolina

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S.C. SUPREME COURT

AMENDED APPELLANT'S PETITION

Case No. 2017-001902

Clarence B. Jenkins Jr.,

Appellant,

v.

South Carolina Department of Employment &
Workforce, South Carolina Budget and Control Board, and
Office of the Governor of South Carolina,

Respondents.

APPELLANT'S PETITION SUPREME COURT OF SOUTH CAROLINA
FOR A REVIEW OF CONSTITUTION VIOLATIONS AND JUDICIAL RULE 501

1. Do The Supreme Court of South Carolina because of Statutory Violations which lies directly right before this COURT has immediate Jurisdiction ?
2. Did the Justice of Richland County Court of Common Pleas and Justices of South Carolina Court of Appeal violated Canon 1 through 3 of Rule 501 of Judicial Conduct which diminishes public confidence in judiciary and thereby does injury to the system of government under law?
3. Did Supreme Court of South Carolina required Alternative Dispute Resolution for all civil complaints filed in Richland County by ORDER of the COURT as stipulated by Rule 3 ?
4. Did Richland Count Court of Common Pleas and South Carolina Court of Appeals properly dismiss a case under 12 (b)(6) ?
5. Do immunity applies to government agencies of South Carolina when a government employee conduct acting outside of their scope is grossly negligence?

ARGUMENT

Due Process under the 14th Amendment is guaranteed by The United States Constitution not just for the elite, wealthy and political association.

The un-fulfillment of the law stated by Rule 3 that govern the state of South Carolina as ordered by Supreme Court of South Carolina as the highest court is a Statutory Violation and Canons of Rule 501 of Judicial Conduct.

Richland County Court of Common Pleas has stated as of record that Alternative Dispute Resolution was completed as of October 1~~9~~ 2015 and affirmed by South Carolina Court of Appeals. Alternative Dispute Resolution was never held or completed by Richland County Court of Common Pleas as ORDERED therefore denying due process under the law and certifying false records.

The Fourth Circuit of Appeals that govern South Carolina Court of Appeals and United States District Court has ruled that dismissing a case for failing to state a cause of action when sufficient facts are presented does not meet the standard.

The state of South Carolina has a TORT CLAIMS ACT that allows actions of a lawsuit when a government employee conduct acting outside of their scope to be grossly negligence. Appellant provide sufficient written factual verifying evidence surpassing Dismissing a case under Rule 12(b)(6).

Appellant has been directly affected by the actions of the Justices of S.C. Court of Appeals by unfair rulings to deny justice which is evident in this case and Appellate Case No. 2016-000598. Appellant provided S.C. Court of Appeals documentations after documentations verifying submission but by deceptions of Respondents were rejected. Respondents in Case No. 2016-000598 has filed a Return dated August 14, 2017 having no objection to their inclusion in the Record On Appeal by Appellant. Appellant filed A Declaration in Appellate Case No. 2015-002356 regarding the actions of the unfair rulings and bad acts of Justices at S.C. Court of Appeals with Appellate Case No. 2016-00598. Respondents in Appellate Case No. 2015-000598 filed another return dated September 15, 2017 that reads like a signed guilty confession as to their deception to S.C. Court of Appeals. The actions of Respondents in Appellate Case No. 2015-000598 and S.C. Court of Appeals has been nothing short of pure harassment and financial burdensome to Appellant. The actions of S.C. Court of Appeals Justices which verifies an unfit for the office of judicial duty with a disregard for facts, rules and the law.

WHEREFORE, Appellant seeks a review and reversal due to violations of Judicial Rule 501.

October 19, 2017

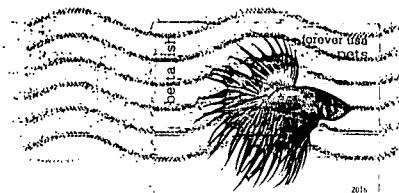


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S.C. SUPREME COURT

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