

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

APPEAL FROM RICHLAND COUNTY
COURT OF COMMON PLEAS

JOCELYN T. NEWMAN CIRCUIT COURT JUDGE

RECEIVED

JUN 12 2018

SC Court of Appeals

CASE NO. 2016-CP-400-3413

JOHN BACCHUS

APPELLANT,

VS.

BRIAN P. STIRLING ET AL

RESPONDENT.

MOTION FOR PREPARATION OF TRANSCRIPTS, VIDEO
TAPE DUE PROCESS RELATED MATERIALS NECESSARY FOR
CONSIDERATION OF APPELLANTS ISSUES AT GOVERNMENT
EXPENSE

Appellant, Mr. John Bacchus moved for notice
of appeal—Preparation stemming from case
No. 2016-CP-400-3413, March 23, 2017 and April
17, 2018— All transcripts video tape due
process related materials "Necessary" for
consideration of appellants issues at Government
expense. and certifies that appellants court
of common pleas, March 23, 2017 and April 17, 2018,
motion hearing were NOT taken in 'GOOD FAITH'.

PAGE 3 OF 9

And The Facts And Legal Contentions Were Not Adequately Presented In The Materials Before The Court As Purported. And "NO MAN/WOMAN CAN BE A JUDGE IN HIS/HER OWN CASE AND NO MAN/WOMAN IS PERMITTED TO TRY CASES WHERE HE/SHE HAS AN INTEREST IN THE OUTCOME." And That Absolute Right To Appointed Counsel Only Exists Where An Appellants Physical Liberty Is At Stake! And State Must Provide An Indigent Appellant With A TRANSCRIPT... VIDEO TAPE OF Prior Proceedings When That TRANSCRIPT... VIDEO TAPE... IS NEEDED FOR AN EFFECTIVE DEFENSE, Or Appeal. And For The Above High Court To Ascertain Its Compliance With Constitutional Standards Because The Record Shows That Appellant Requested, And Were Politically, Economically Racially Denied Constitutional, standards... Right To Equal Access To Facilities, Programs And Services.

PLEASE FILE STAMP RETURN COPY FOR MY FILE

RAGE 4 OF 9