

PROOF OF SERVICE OF AMENDED RECORD ON APPEAL

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM SOUTH CAROLINA ADMINSTRATIVE LAW COURT

Shirley C. Robinson, SCALC Judge

Docket No. 17-ALJ-22-0224-AP

Appellate Case No. 2017-002378

Ross E. Buchanan
v.
Stan Cannon and SCDEW

Appellant
Respondents

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SC Court of Appeals

Sandra Grooms counsel for SCDEW
Thomas Belenchia, Chelsea Rickard
Counsel for Upstate Machine and Stan Cannon


PROOF OF SERVICE

I certify that I have served the Amended Record On Appeal to the parties in this case by depositing a copy of it in the United States mail postage prepaid on November 7th, 2018 addressed to the parties at their addresses of record.

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SC Court of Appeals

Letter to opposing Counsels.

I have submitted the amended Record On Appeal for Appellate case No. 2017-002378.

That's about all the money and patience I have left to give in this matter, so hopefully y'all will be satisfied. As Ms. Grooms is usually the first to remind everybody, I am NOT a lawyer, so the fancy labels and packaging may not be to your liking, but it's gonna have to do.

I'm aware of the tactic to bury your opponent in paperwork and motions but I would advise against any more of that because if I have to file any more paperwork, it will be with the ethics dept. of the South Carolina Bar.

In case anyone wants to make another false allegation of blackmail against me, that's NOT what this is. It's called the Truth.

A motion was filed with the Court to strike 2 issues from my designation of matter, claiming they were NOT in the ROA.

That was a false statement to the Court, but I can't say whether it was intentional or not.

My wage statements are on page 12 and the other issue, my allegation of Stan Cannon's prior violations of SC labor laws is on pages 27-28, **already in the ROA.**

I realize y'all wanna win, but I don't think you're allowed to deceive the Court to do it!

Now, I concede my actual w-2's aren't in the record on page 12 and I never got the SCDOL to investigate Stan. But to tell the court that my wages and the violations I witnessed aren't in the Record and shouldn't be allowed into this case is simply false.

This case has cost me dearly and I have no intention of backing down. I'll take this to the United States Supreme Court if necessary.

What I **would** like to see is a fair hearing before an impartial judge so justice can be done - ASAP.

I would now like to cite 2 of the 10 rules that I think are important.

*Thou shalt not steal

*Thou shalt not bear false witness

If you have any questions about where the Authority comes from for those rules, I'll be happy to help.

Thank you,
R. E. Buchanan



11/7/18