

STRITZINGER v SOUTH CAROLINA, ET ALL

IN THE SOUTH CAROLINA COURT OF APPEALS
COLUMBIA, SOUTH CAROLINA

2018-002162

NOTICE OF FINAL JUDGEMENT OF LOWER CASE (COMMON PLEAS)

1) Appellant, John S. Stritzinger notices the court that a final judgement has been entered in the lower court by Judge Kelly, while Judge Hood has set the original appeals in both cases for an appellate docket on March 15th ([2018CP4006288](#), [2018CP4006289](#))

2) In other words, the Court of Common Pleas rather than allow him to present his cross-claims in consolidated fashion is forcing three new trials related to each claim, likely with three new judges, and two appeals separately with Judge Hood, before forcing this court to ultimately decide if they should be consolidated.

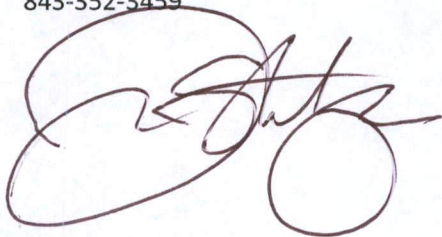
3) Appellant notes that the current rulings by the lower court are by any standard absurd, time consuming and costly taking more than a year to try because his own court appointed counsel Mr. Parker refused to present any evidence in his defense, present any theories of mitigation, or damages. Appellant believes therefore Mr. Parker was either conflicted by being hired by the State of South Carolina to both present its arguments, but defend Appellant from confinement, and restrictions to a NON-RESIDENT of the State of South Carolina for committing no crime.

4) Appellant notes that the relief requested simply orders the court of appeals to provide a single judicial officer to review all of his claims, and that could easily be done by Judge Hood on March 15th, 2019, or Judge Kelly at another time of his convenience.

5) Appellant notes that his consolidation of his employment claims, and family legal issues was denied by Judge Manning.

Sincerely,

John S. Stritzinger
2156 Cresthill Rd
Columbia, SC 29223
843-352-3459



RECEIVED
FEB 22 2019
SC Court of Appeals