

EXHIBIT

"A"

**Under the State of South Carolina Supreme
Court**

REF: CN 2003-CP-10-4751

April 6, 2019

2448305

COMMONWEALTH OF VIRGINIA

DEPARTMENT OF HEALTH - DIVISION OF VITAL RECORDS

CERTIFICATE OF LIVE BIRTH

STATE FILE NUMBER: 145-64-025704

NAME OF REGISTRANT: WESLEY EDWARD SMITH III

DATE OF BIRTH: APRIL 23, 1964 SEX: MALE

PLACE OF BIRTH: RICHMOND, VIRGINIA

MAIDEN NAME OF MOTHER: FLORENCE LOUISE BLAND

AGE OF MOTHER: 27

MOTHER'S PLACE OF BIRTH: SOUTH CAROLINA

NAME OF FATHER: WESLEY EDWARD SMITH JR

AGE OF FATHER: 35

FATHER'S PLACE OF BIRTH: VIRGINIA

DATE RECORD FILED: APRIL 29, 1964



This is hereby certified to be a true and correct copy of the original of the official record of the birth of the child named above as shown by the original record.

DATE ISSUED March 10, 2008

[Signature]
2008

This is hereby certified to be a true and correct copy of the original of the official record of the birth of the child named above as shown by the original record.

EXH "A"
check account; please certify as true copy.

EXHIBIT

"B"

**Under the State of South Carolina Supreme
Court**

REF: CN 2003-CP-10-4751

April 6, 2019

JULIE J. ARMSTRONG
CLERK OF COURT, C.P. & G.S.
100 BROAD STREET, SUITE 106
CHARLESTON, SC 29401-2258
RETURN SERVICE REQUESTED



clerkofcourt.charlestoncounty.org

Wesley Smith
Pro Se
465 N Nassau Street
Charleston, SC 294030000

NOTICE OF ENTRY OF JUDGMENT/ORDER PURSUANT TO RULE 77 SCRPC

Order Denying Plaintiff Filing (Petition)

CASE NO: 2003CP1004751

Wesley Smith VS Charleston County School Dist Etal , defendant, et al

This judgment was entered on the 18th day of March, 2019, and notice mailed first class on Tuesday, March 19, 2019, to all counsel of record and/or all parties entitled to receive notice.

You may view and download this document at <http://clerkofcourt.charlestoncounty.org> or obtain a copy in person at the Clerk of Court's Office during regular Charleston County business hours.

JULIE J. ARMSTRONG

CLERK OF COURT, C.P. & G.S.
100 BROAD STREET, SUITE 106
CHARLESTON, SC 29401-2258

RETURN SERVICE REQUESTED



clerkofcourt.charlestoncounty.org

49



WESLEY SMITH
PRO SE
465 N NASSAU ST
CHARLESTON SC 29403-3830

NOTICE OF ENTRY OF JUDGMENT/ORDER PURSUANT TO RULE 77 SCRPC

Order Denying Plaintiff Filing (motion)

CASE NO: 2003CP1004751

Wesley Smith VS Charleston County School Dist Etal , defendant, et al

This judgment was entered on the 18th day of March, 2019, and notice mailed first class on Tuesday, March 19, 2019, to all counsel of record and/or all parties entitled to receive notice.

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IN THE STATE OF SOUTH CAROLINA)

COURT OF COMMON PLEAS

COUNTY OF CHARLESTON)

2003-CP-10-4751

WESLEY SMITH,)

Plaintiff,)

vs.)

CHARLESTON COUNTY SCHOOL DIST.)

Mr. TOWNSEND,)

Defendant.)

2006 MAR -6 PM 4:03
JULIE J. ARMSTRONG
CLERK OF COURT

FILED

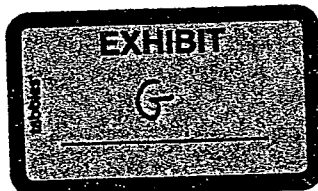
MOTION TO BE RELIEVED/MOTION TO CONTINUE DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

The Plaintiff's attorneys, Bonnie Travaglio Hunt and Chalmers C. Johnson of the Chalmers Johnson Law Firm, hereby move for an Order from the Court, relieving them as counsel for the Plaintiff in this case. The Attorneys make this Motion based on the following: "POWER OF ATTORNEY = WAIVE ALL RIGHTS"

2006-2918

1. The Plaintiff signed a contract with the Chalmers Johnson Law Firm for representation. *CB (EC)*
2. The Plaintiff has failed to contact the Attorneys for preparation of the case. The Plaintiff's attorneys have attempted on numerous occasions to contact the Plaintiff in order to prepare the case properly. The Plaintiff has failed to appear. *LIES LIES LIES LIES LIES*
3. At this time the Plaintiff's attorney should be relieved as counsel in order to allow the Plaintiff to pursue the representation of an attorney. *LIES*
4. In the best interest of the Plaintiff the Attorneys for the Plaintiff would request the Court continue the Summary Judgment motion until such time as the Plaintiff has found other counsel to properly prepare the case.
5. To allow the case to go forward at this time would be highly prejudicial to the Plaintiff.

WHEREFORE THE Plaintiff's attorneys request that the attorney be relieved and the Plaintiff be given 30 days to find other counsel to respond to the Summary Judgment Motion. The Plaintiff's attorney contacted the Defense attorney.



CHALMERS JOHNSON LAW FIRM

Bonnie Travaglio Hunt

Bonnie Travaglio Hunt

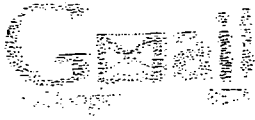
Chalmers C. Johnson

Attorneys for the Plaintiff

Post Office Box 731

Charleston, SC 29401

Date: 6/23/04



Bonnie Hunt <bthunt@gmail.com>

Your Case

1 message

Bonnie Travaglio Hunt, Chalmers Johnson Law Firm <bthunt@gmail.com> Fri, Apr 21, 2006 at 11:22 AM
 To: "Mr. W. Smith" <smittw55@yahoo.com>
 Cc: "Bonnie Travaglio Hunt, Chalmers Johnson Law Firm" <bthunt@gmail.com>

Dear Mr. Smith:

I have just had a discussion with Mr. Johnson concerning your case. As you remember on the February 28, 2006 you met with Mr. Johnson to discuss your case. ON that day he offered three options to you. 1. you accept the settlement, 2. you fire us as your attorneys or 3. you sign the affidavit and let us move forward with the case. You have failed to do any one of the three. As you know I emailed the affidavit to you on three occasions. However, you claim that you never received it. Than on March 1, 2, and 3 my assistant attempted to call you and left you several messages informing you that you needed to sign the affidavit, so it could be filed Friday. Than it was arranged that you would come in on Friday and sign the affidavit. However, you never arrived. Therefore the affidavit was not signed and submitted to the court.

As previous emails informed you if you did not sign an affidavit in support of our motion we would file a motion to be relieved. You never signed the affidavit and we filed a motion to be relieved. The motion to be relieved is pending before the court. If you cannot cooperate with this firm in the representation of you than we cannot represent you on this matter any farther.

As my previous email has informed you, in your deposition you testified that you had a copy of your handbook at home and would give it to me and produce it to the defendant. You have failed to do so. They have filed a motion to compel. This is a further failure to cooperate.

ALSO AND MOST IMPORTANT DO NOT ATTEMPT TO CONTACT JES ~~SMITH~~ FREEMAN AGAIN.

The defendant's attorney has informed me that you attempted to contact the child who contends that you treated her inappropriately. Mr. Freeman the child's father has contacted Charleston County and informed them of your actions. A School Resource officer was dispatched to request that you NOT CONTACT that child or her family in anyway. However, they could not locate you. PLEASE BE AWARE THAT THESE ACTIONS CAN LEAD TO YOUR ARREST.

DO NOT CONTACT THE MINOR CHILD OR HER FAMILY AGAIN.

PLEASE CALL THIS OFFICE IMMEDIATELY AND SET UP AN APPOINTMENT TO CONSIDER THE NEXT COURSE OF ACTION CONSIDERING THAT YOU HAVE FAILED TO DECIDE ON THE THREE OPTIONS GIVEN TO YOU.

THE ONLY REMAINING OPTION IS TO DO NOTHING AND LET YOUR CASE FAIL ON ITS OWN.

Handwritten notes:
 (109)
 (5)
 page 1 of 2

Great - Your Case

SINCERELY,
BONNIE TRAVAGLIO HUNT

Chalmers Johnson Law Firm
151 East Bay Street, Suite 203
Charleston South Carolina 29401
(843)723-8288
Facsimile (843)853-8749

ENC (5)
PAGE 2 of 2

C108

YAHOO! MAIL

Print - Close Window

Date: Wed, 1 Mar 2006 16:27:46 -0800 (PST)
From: "Mr. W. Smith" <smitw55@yahoo.com>
Subject: Re: affidavit
To: "Bonnie Travaglio Hunt, Chalmers Johnson Law Firm" <bthunt@gmail.com>

Mrs Hunt, I could not extract or download the file for viewing. I will call tomorrow.

"Bonnie Travaglio Hunt, Chalmers Johnson Law Firm" <bthunt@gmail.com> wrote:

please find enclosed the affidavit. please review sign and bring to our office as soon as possible. After your meeting with Chalmers on friday we sent a fax to the Defendant's Attorney stating your need to have your termination changed to a resignation. We received his response and would like to give you a copy when you bring us the signed affidavit. Please remember that we have to file the affidavit by tomorrow morning. I apologize for the delay in sending this to you. If you have any problems with the attachment please call me at 723-8288.

Thank you
Sincerely
Ben Wyman
assistant to:

—
Bonnie Travaglio Hunt
Chalmers Johnson Law Firm
182 East Bay Street, Suite 203
Charleston South Carolina 29401
(843)723-8288
Facsimile (843)853-8749

Yahoo! Mail
Use Photomail to share photos without annoying attachments.

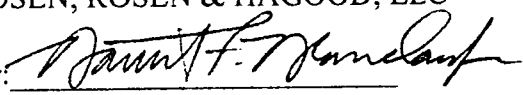
STATE OF SOUTH CAROLINA)
)
 COUNTY OF CHARLESTON)
)
 WESLEY SMITH,)
)
 Plaintiff,)
)
 -vs-)
)
 CHARLESTON COUNTY SCHOOL)
 DISTRICT and MR. TOWNSEND,)
)
 Defendants.)
)

THE COURT OF COMMON PLEAS
 NINTH JUDICIAL CIRCUIT
 CASE NO. 03-CP-10-4751

STIPULATION OF DISMISSAL

Pursuant to South Carolina Rule of Civil Procedure 41(a)(1)(B), it is hereby stipulated by and between the Plaintiff Wesley Smith and Defendants Charleston County School District and Anderson Townsend that the above-captioned action is hereby discontinued and ended; that the claims and causes of action herein be, and the same are hereby, dismissed with prejudice, with each party bearing their own costs and expenses, including attorney's fees; and that the claims and causes of action herein sued upon be, and the same are hereby, forever dismissed, discharged, released, and barred. The Clerk of Court shall not assess or tax costs, expenses, attorney's fees, or sanctions against any party.

WE SO STIPULATE:

ROSEN, ROSEN & HAGOOD, LLC
 By: 
 Daniel F. Blanchard, III
 Post Office 893
 Charleston, SC 29402
 (843) 577-6726

WESLEY SMITH
 By: _____
 Wesley Smith
 5941 Willard Drive, Apt. 14-A
 Hanahan, SC 29406
 (843) 723-8598

ATTORNEYS FOR DEFENDANTS

PLAINTIFF

EXHIBIT

"C"

**Under the State of South Carolina Supreme
Court**

REF: CN 2003-CP-10-4751

April 6, 2019

STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS
COUNTY OF CHARLESTON) NINTH JUDICIAL CIRCUIT

) REF: Trial Court Case No 2003-CP-10-4751

Wesley-Edward: Smith, III et al)
(previously identified as ex parte to case)
Petitioner/Appellant,)

against)

) Wesley-Edward: Smith III
) state id number 145-64-025704
) AFFIDAVIT OF TRUTH

Charleston County School District, et al) This is a plain statement of truth.
) Notice to one is a Notice to all.

Respondents/Appelee)

DEPONENT: Wesley-Edward: Smith, III of the family Smith also known and written as Wesley-Edward: Smith, III, proving the living Human Being, belonging to the sole absolute owner of myself, my body, my very living being, with our spiritual soul only being in the hands of our Divine Creator of all that lives. Also, the petitioner in good faith believes that the documents submitted for filing is non frivolous and proper for the court, with such consideration of no existing conflicts of law or legal arguments, which understands both the fair and equal substantive and procedural due process application of law administration of justice is adhered to, states as follows.

1. THAT I am competent to state the matters set forth herein.
2. THAT I have first hand knowledge to the facts stated herein.
3. THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, I will testify to their veracity
4. THAT the external, unchanged principals of law are:
 - a) A workman of his hire.
 - b) All are equal under the law.
 - c) In law, truth is sovereign.
 - d) Truth is expressed in the form of an Affidavit
 - e) The un rebutted Affidavit stands as truth in law.
 - f) An un rebutted Affidavit becomes the judgment in law.

- g) All matters must be expressed to be resolved.
- h) He who leaves the battlefield regarding to these fact of law first loses by default.
- i) Sacrifice is the measure of credulity.
- j) A lien of claim can be satisfied only through an Affidavit by a point for point rebuttal, resolution by a competent Jury of law.

5. THAT commercial processes (including this Affidavit and the required responses to it) ARE non judicial and pre-judicial because:

- I. No Judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of truth: and
- II. Only the party affected (adversely) by an Affidavit can speak and act for himself/herself/themselves and are solely responsible for responding with his/her/their own Affidavit of Truth, which no one else can do for him/her/them seeking such Administrative Remedies and or afforded Suits in Equity Judicial Relief's

As such, I and other persons similarly situated are immune, protected and free to travel the highway and bi-ways free from State set restrictions, State barriers and or other disguise of restraints and from harassment without the protection affording me, which governs the "Due Process Clause" any person the violate these rights will be subjected to the with the maximum enforcement available.

As related to the "Privileges and Immunity Clause", which prohibits state governments from discriminating against citizens of other States in favor of resident citizens. It also establishes freedom of movement or the restriction of travel amongst the States. Shall I believe that I have become a Prisoner of the State practice, Piercing the Corporate Veil is appropriate because the United State Constitution states in relevant parts that I shall not deprive and or however stated denied due process fo law and I shall be free in my person without interference free to travel, the enjoyment of life, or deprived any and all legal right afforded me, regarding Substantive and procedural due process without harassment by those persons whose preset statements regarding Sovereignty and Independence from the United States.

My Affidavit of Truth: Wesley-Edward: Smith, III

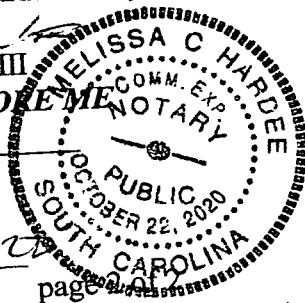
Affidavit of Wesley-Edward: Smith, III

SWORN AND SUBSCRIBED BEFORE ME

This 25th day of Feb 2019

Notary Public for South Carolina

My Commission Expires 10/22/20



STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)

Child
IN THE FAMILY COURT OF THE)
9th JUDICIAL CIRCUIT)

Wesley Edward Smith)
Plaintiff ET AL)

**SHORT FORM
FINANCIAL DECLARATION**
OF Wesley Edward Smith)
(FOR USE ONLY IN CHILD SUPPORT ENFORCEMENT)
AND WITH PETITION FOR ORDER OF PROTECTION)

vs)

Charleston County Self)
Defendant)

Docket No. 2003-CP-10-4751

Address	<u>405 N MASSA ST CHAR (29103)</u>
Age	<u>54</u>
Occupation	<u>N/A</u>
Employer	<u>N/A</u>
Employer Address	<u>N/A</u>

Gross Monthly Income Amount:

1) Earnings (attach recent pay stubs)	<u>0</u>
2) Overtime	<u>0</u>
3) Social Security, VA Benefits Workers Comp or Disability (SSI)	<u>0</u>
4) Unemployment	<u>0</u>
5) Alimony/Child Support	<u>0</u>
6) Other (Specify) _____	<u>0</u>
(Add lines 1-6) Total Amount:	<u>0</u>

Monthly Expenses Amount:
(have proof of expenses available)

1) Rent/Mortgage	<u>515.00</u>
2) Utilities	<u>200.00</u>
3) Cell phone/Phone	<u>240.00</u>
4) Food	<u>100.00</u>
5) Child Support/Alimony (outside of this case)	<u>383.00</u>
6) Child Care	<u>0</u>
7) Car Payment	<u>290.00</u>
8) Car Operating Expenses (Insurance, gas, maintenance)	<u>350.00</u>
9) Clothing	<u>0</u>
10) Cable/Satellite TV/Internet	<u>0</u>
11) Medical/Dental/Vision Expenses (self)	<u>0</u>
12) Medical/Dental/Vision Expenses (child)	<u>0</u>
13) Medical/Dental/Vision Insurance (self)	<u>0</u>
14) Medical/Dental/Vision Insurance (child)	<u>0</u>
15) Credit Card/Loan Payments	<u>1000.00</u>
16) Other (Specify) <u>person</u>	<u>2000.00</u>
(Add lines 1-16) Total Amount:	<u>16600.00</u>

Assets Amount:

1) Cash	<u>0</u>
2) Money in Bank accounts (Checking & Savings)	<u>0</u>
3) IRA/401K/Pensions	<u>0</u>
4) Other (Specify) _____	<u>0</u>
(Add lines 1-4) Total Amount:	<u>0</u>

How many other biological children in the home? 0
Name(s) and Date(s) of Birth _____

Sworn to before me this 28th day
of January, 2019

[Signature]
Signature

Notary Public for South Carolina
My Commission Expires: 05/30/2020

EXHIBIT

"D"

**Under the State of South Carolina Supreme
Court**

REF: CN 2003-CP-10-4751

April 6, 2019

All results for Wesley Smith

Results 1-20 of 2,293,426

RecordsCategories

To get better results, add more information such as **Birth Info and Death Info**—even a guess will help. Edit your search or [learn more](#)

1940 United States Federal Census

1940s

[View Image](#)

Record information.

Name Wesley Smith

Birth Alabama

Residence 1940 township, city, Etowah, Alabama, USA

U.S., Social Security Death Index, 1935-2014

Death, Burial, Cemetery & Obituaries

Record information.

Name Wesley P. Smith

Birth dd mm year

Death dd mm 1994 city, Sacramento, California, USA

Civil District of Columbia

U.S., Social Security Death Index, 1935-2014

Death, Burial, Cemetery & Obituaries

Record information.

Name Wesley Smith

Birth dd mm year

Death mm 1983 city, Sacramento, California, USA

Civil Georgia

Other city, Sacramento, California, United States of America

U.S., Social Security Death Index, 1935-2014

Death, Burial, Cemetery & Obituaries

Record information.

Name Wesley Smith
Birth dd mm year
Death mm 1981 city, Sacramento, California, USA
Civil California
U.S., Social Security Death Index, 1935-2014
Death, Burial, Cemetery & Obituaries
Record information.

Name Wesley Smith
Birth dd mm year
Death mm 1978 city, Etowah, Alabama, USA
Civil Alabama
Other city, Etowah, Alabama, United States of America
Alabama, Death Index, 1908-1959
Death, Burial, Cemetery & Obituaries
Record information.

Name Wesley F Smith
Death Etowah dd mm 1943
1930 United States Federal Census
1930s
[View Image](#)
Record information.

Name Wesley Smith
Birth location
Residence 1930 township, city, Sacramento, California, USA
1930 United States Federal Census

APPENDIX "A"

Substantive Objectionable Appellant Rules

RULE 201

RIGHT TO APPEAL

(a) **Judgments, Orders and Decisions Subject to Appeal.** Appeal may be taken, as provided by law, from any final judgment, appealable order or decision. The procedure for petitioning for a writ of certiorari to review final judgments in post-conviction relief cases is provided by Rule 243. Further, the review of decisions of the State Board of Canvassers in election cases shall be by petition for a writ of certiorari under S.C. Code Ann. §§ 7-17-250 and 7-17-270.

(b) **Who May Appeal.** Only a party aggrieved by an order, judgment, sentence or decision may appeal.

RULE 203

NOTICE OF APPEAL

(a) **Notice.** A party intending to appeal must serve and file a notice of appeal and otherwise comply with these Rules. Service and filing are defined by Rule 262.

(b) **Time for Service.**

(1) **Appeals From the Court of Common Pleas.** A notice of appeal shall be served on all respondents within thirty (30) days after receipt of written notice of entry of the order or judgment. When a timely motion for judgment n.o.v. (Rule 50, SCRCPP), motion to alter or amend the judgment (Rules 52 and 59, SCRCPP), or a motion for a new trial (Rule 59, SCRCPP) has been made, the time for appeal for all parties shall be stayed and shall run from receipt of written notice of entry of the order granting or denying such motion. When a form or other short order or judgment indicates that a more full and complete order or judgment is to follow, a party need not appeal until receipt of written notice of entry of the more complete order or judgment.

RULE 222

COSTS ON APPEAL

(a) **To Whom Allowed.** Unless otherwise ordered by the appellate court or agreed by the parties, costs shall be taxed against the appellant when the appeal is dismissed or judgment on appeal is affirmed. When a judgment is reversed, costs shall be taxed against the respondent unless the court orders otherwise. When an appeal is affirmed or reversed in part or is vacated, costs shall be allowed only as ordered by the appellate court.

(b) **Costs Allowed.** The party entitled to recover costs under this rule may, to the extent the party actually incurred these costs, recover the following: (1) the filing fee paid under Rule 203(d); (2) the cost of the court reporter's transcript; (3) premiums paid for costs of supersedeas bonds or other bonds obtained to preserve rights pending appeal; (4) the cost of printing the Record on Appeal under Rule 209; and (5) the cost of printing the party's final brief(s) under Rule 210. In addition, the party shall be entitled to recover an attorney's fee in an amount which shall be set by order of the Supreme Court.^[1] The allowance of additional costs will generally not be allowed

except in the most extraordinary of circumstances.

(c) Costs for Printing Irrelevant Matter. A party who has unjustifiably designated irrelevant matter to be included in the Record on Appeal shall not be entitled to tax the cost of printing this matter in the Record on Appeal. Further, a party not otherwise entitled to costs under this Rule shall be entitled to collect the cost the party incurred for printing irrelevant matter which another party unjustifiably designated to be included in the Record on Appeal.

(d) Motion for Costs. A party desiring costs to be taxed shall, within fifteen (15) days of the issuance of the remittitur, serve and file a motion requesting that costs be assessed under this Rule. The motion shall comply with Rule 240. If costs are being sought under (b) above, the motion shall be accompanied by a sworn, itemized statement of costs incurred in the form prescribed in the Appendix to these rules. Any return or reply to the motion shall be served and filed in the manner provided by Rule 240. The return may oppose the request for costs or seek a reduction of the amount of costs to be awarded. The remittitur shall not be stayed by the filing of a motion for costs.

(e) Taxation. Costs on appeal shall be taxed only in the appellate court. If costs are taxed, they shall become part of the judgment of the appellate court and shall be added to the remittitur. If a petition for a writ of certiorari is sought under Rule 242, the Court of Appeals shall tax costs only in those cases in which the petition for a writ of certiorari is denied. In all cases in which a writ of certiorari is granted, costs shall be awarded in the manner provided by Rule 242(j).

(f) Applicability. This Rule does not apply to criminal cases or post-conviction relief cases.

RULE 240

MOTIONS AND PETITIONS GENERALLY

(a) Applicability. This Rule governs all motions or petitions filed in the appellate court, including but not limited to: motions for extension of time, motions to reinstate, petitions for rehearing, motions to be relieved as counsel or for substitution of counsel, petitions for supersedeas, motions to remand or dismiss and petitions for hearing *en banc*. Where Rules 241 through 246 provide different or additional requirements or procedures, those requirements or procedures shall apply.

(b) Stay of Time Limits. Unless otherwise provided by these Rules, or ordered by the appellate court, the time limits imposed by these Rules shall not be stayed by the filing of a motion or petition. A motion to dismiss an appeal or a motion to relieve counsel shall, however, automatically stay the time limits for perfecting the appeal until the motion is decided.