

The State of South Carolina  
In The Court of Appeals

Terron Dizzley  
Plaintiff

v.

South Carolina Department  
of Corrections  
Respondent

Declaration of Terron Dizzley

C.A. No.: 2018-CP-35-00058

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JUL 01 2019

SC Court of Appeals

Terron Dizzley hereby declares:

According a response to a letter I sent <sup>to</sup> the McCormick Clerk  
on 6-5-19 in response to a Renewed Motion to Receive  
outside dental care filed May 6, 2019. I was told this  
action was dismissed on December 10, 2018, I wrote to courts  
again for clarification as to whether they meant the Motion  
To Receive Outside Dental Care (1<sup>st</sup> Motion) or the entire case.  
On 6-18-19 I receive a final order of dismissal dated  
Dec. 10, 2018 and the judges decision was based only on  
the defendants Summary Judgment and does not state  
any facts or anything that was considered as to my Summary  
Judgment and response. I was never notified by the Courts  
or the defendant's attorney that this complaint was dismiss-  
ed or I would have appealed the decision. I worked hard  
on this case provided facts, evidence, and affidavits to  
support these issues whereas the Defendants response to my  
complaint had nothing at all to do with anything alleged

by Defendant's as to my complaint. Affidavit's Defendant's filed, I responded on record filed in my Summary judgment and provided evidence through interrogatories which proved these Affidavit's were perjured and Defendant's responded correcting a sworn Affidavit. According to this order the Judge did not review the Summary judgments pursuant to the standard of Appellate court Rule 56(c). This civil action states material facts as a matter of law. Shirley's Iron Works, Inc. v. City of Union, 403 S.C. 560 (2013), "In reviewing a grant of Summary judgment, the Appellate court applies the same standard as the trial judge under Rule 56(c), SCRCP. Bovain v. Canal Ins. 383 S.C. 100 (2009). "Summary judgment is proper if, viewing the evidence in a light most favorable to the nonmoving party, there is entitled to a judgment as a matter of law. In determining whether any triable issues of fact exist, the court must view the evidence and "all" reasonable inferences that may be drawn from the "evidence" in light most favorable to the non-moving party." Brockbank v. Best Capital Corp, 341 S.C. 372, (2000). This complaint was not fairly judged as to the evidence presented, as to the law and I was never given notice of the ruling thus was not given an opportunity appeal this decision. A review of the fact of my complaint and evidence presented will show that the Defendant's response was not a response to my complaint, was a response to their own made up complaint of issues never addressed by me and was a summary of Dr. Krebs, Brandy Burgess and Dr. AKermans...

affidavits and allegations which were not supported by any evidence at all except their contradicted statements given, and Dr. Akerman's affidavit which he was not a witness, perjured himself in the affidavit thus facts as indicated in my response and evidence shows that Defendants Summary Judgment violates Rule 56(e)(g) of the SCRPC. I am only asking this Court to review all the fact and evidence surrounding this complaint and at the very least attempt to instill some type of faith in me as to the judicial system whereas throughout this complaint I have proof and evidence of blatant lies and manipulation attempts by Defendants even a blind man can see which violates clearly established law in which the trained eye of any legal mind could see. I see no reason to live in a world where individuals are allowed to do anything to you and the only system or means to seek justice is extremely broken and corrupt. I pray this appeal is granted for the sake of justice and what is legally right as to Defendant's actions as to the laws of this state and Constitution in the treatment of human beings who are protected by these laws and rights.

I declare under penalty of perjury that the foregoing is true<sup>+</sup> correct. Executed at Broad River Corrections, Columbia S.C. On June 19, 2019.

Geron D. [Signature]

Certificate of Service

I Terron Dizzley certifies that on this 19<sup>th</sup> day of June  
2019 sent the courts Notice of Appeal and Declarations  
pursuant to C.A. No.: 2018-CP-35-0058 by sending to address below  
by BRCI mailing system.

S.C. Court of Appeals  
1015 Sumter Street  
Columbia, S.C. 29211

Terron Dizzley  
Terron Dizzley, # 359480  
4460 Broad River Rd.  
Columbia, S.C. 29210

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SC Court of Appeals

S.C. Court of Appeals  
1015 Sumter Street, P.O. Box 11629  
Columbia, S.C. 29211

C.A. No: 2018-cp-35-0058

Dear Clerk,

Enclosed please find one Notice of Appeal and Declarations,  
in the above matter and Certificate of Service stamp file  
and please send copy to me.

6-19-19

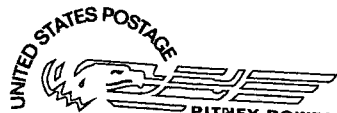
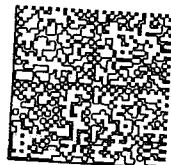
Terron Dizzle  
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Columbia, S.C. 29210

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Terron Dizzley, 359480 Mon-2  
4460 Broad River Rd.  
Columbia S.C. 29210



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Columbia, S.C. 29211

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**LEGAL MAIL**