

STATE OF SOUTH CAROLINA

COUNTY OF LEE

David Richard Walker, Jr.
Plaintiff(s)

vs.

Debra Estridge, Sarah Thompson, et al.
Defendant(s)

Submitted By: David R. Walker Jr (Prose Plaintiff)
Address: 990 Wisacky Hwy,
Bishopville, South Carolina 29010

IN THE COURT OF COMMON PLEAS

CIVIL ACTION COVERSHEET

19 -CP- 31 - 59

SC Bar #: _____
Telephone #: _____
Fax #: _____
Other: _____
E-mail: _____

NOTE: The coversheet and information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for the use of the Clerk of Court for the purpose of docketing cases that are NOT E-Filed. It must be filled out completely, signed, and dated. A copy of this coversheet must be served on the defendant(s) along with the Summons and Complaint. This form is NOT required to be filed in E-Filed Cases.

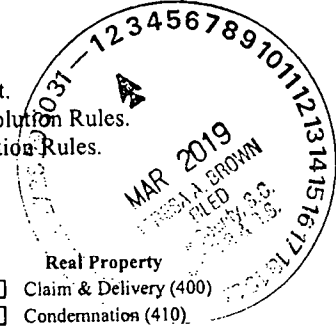
DOCKETING INFORMATION (Check all that apply)

*If Action is Judgment/Settlement do not complete

- JURY TRIAL demanded in complaint.
- This case is subject to ARBITRATION pursuant to the Court Annexed Alternative Dispute Resolution Rules.
- This case is subject to MEDIATION pursuant to the Court Annexed Alternative Dispute Resolution Rules.
- This case is exempt from ADR. (Proof of ADR/Exemption Attached)

NATURE OF ACTION (Check One Box Below)

- | | | | |
|---|---|---|--|
| <p>Contracts</p> <ul style="list-style-type: none"> <input type="checkbox"/> Constructions (100) <input type="checkbox"/> Debt Collection (110) <input type="checkbox"/> General (130) <input type="checkbox"/> Breach of Contract (140) <input type="checkbox"/> Fraud/Bad Faith (150) <input type="checkbox"/> Failure to Deliver/Warranty (160) <input type="checkbox"/> Employment Discrim (170) <input type="checkbox"/> Employment (180) <input type="checkbox"/> Other (199) _____ <p>Inmate Petitions</p> <ul style="list-style-type: none"> <input type="checkbox"/> PCR (500) <input type="checkbox"/> Mandamus (520) <input type="checkbox"/> Habeas Corpus (530) <input type="checkbox"/> Other (599) _____ <p>Special/Complex /Other</p> <ul style="list-style-type: none"> <input type="checkbox"/> Environmental (600) <input type="checkbox"/> Automobile Arb. (610) <input type="checkbox"/> Medical (620) <input type="checkbox"/> Other (699) _____ <input type="checkbox"/> Sexual Predator (510) <input type="checkbox"/> Permanent Restraining Order (680) <input type="checkbox"/> Interpleader (690) | <p>Torts - Professional Malpractice</p> <ul style="list-style-type: none"> <input type="checkbox"/> Dental Malpractice (200) <input type="checkbox"/> Legal Malpractice (210) <input type="checkbox"/> Medical Malpractice (220) Previous Notice of Intent Case #
20 ____ -NI- _____ <input type="checkbox"/> Notice/ File Med Mal (230) <input type="checkbox"/> Other (299) _____ <p>Administrative Law/Relief</p> <ul style="list-style-type: none"> <input type="checkbox"/> Reinstate Drv. License (800) <input type="checkbox"/> Judicial Review (810) <input type="checkbox"/> Relief (820) <input type="checkbox"/> Permanent Injunction (830) <input type="checkbox"/> Forfeiture-Petition (840) <input type="checkbox"/> Forfeiture—Consent Order (850) <input type="checkbox"/> Other (899) _____ | <p>Torts - Personal Injury</p> <ul style="list-style-type: none"> <input type="checkbox"/> Conversion (310) <input type="checkbox"/> Motor Vehicle Accident (320) <input type="checkbox"/> Premises Liability (330) <input type="checkbox"/> Products Liability (340) <input type="checkbox"/> Personal Injury (350) <input type="checkbox"/> Wrongful Death (360) <input type="checkbox"/> Assault/Battery (370) <input type="checkbox"/> Slander/Libel (380) <input checked="" type="checkbox"/> Other (399) <u>Negligence</u> <p>Judgments/Settlements</p> <ul style="list-style-type: none"> <input type="checkbox"/> Death Settlement (700) <input type="checkbox"/> Foreign Judgment (710) <input type="checkbox"/> Magistrate's Judgment (720) <input type="checkbox"/> Minor Settlement (730) <input type="checkbox"/> Transcript Judgment (740) <input type="checkbox"/> Lis Pendens (750) <input type="checkbox"/> Transfer of Structured Settlement Payment Rights Application (760) <input type="checkbox"/> Confession of Judgment (770) <input type="checkbox"/> Petition for Workers Compensation Settlement Approval (780) <input type="checkbox"/> Incapacitated Adult Settlement (790) <input type="checkbox"/> Other (799) _____ | <p>Real Property</p> <ul style="list-style-type: none"> <input type="checkbox"/> Claim & Delivery (400) <input type="checkbox"/> Condemnation (410) <input type="checkbox"/> Foreclosure (420) <input type="checkbox"/> Mechanic's Lien (430) <input type="checkbox"/> Partition (440) <input type="checkbox"/> Possession (450) <input type="checkbox"/> Building Code Violation (460) <input type="checkbox"/> Other (499) _____ <p>Appeals</p> <ul style="list-style-type: none"> <input type="checkbox"/> Arbitration (900) <input type="checkbox"/> Magistrate-Civil (910) <input type="checkbox"/> Magistrate-Criminal (920) <input type="checkbox"/> Municipal (930) <input type="checkbox"/> Probate Court (940) <input type="checkbox"/> SCDOT (950) <input type="checkbox"/> Worker's Comp (960) <input type="checkbox"/> Zoning Board (970) <input type="checkbox"/> Public Service Comm. (990) <input type="checkbox"/> Employment Security Comm (991) <input type="checkbox"/> Other (999) _____ |
|---|---|---|--|



Submitting Party Signature: David R. Walker Jr

Date: February 24, 2019

Note: Frivolous civil proceedings may be subject to sanctions pursuant to SCRCP, Rule 11, and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. §15-36-10 et. seq.

Effective January 1, 2016, Alternative Dispute Resolution (ADR) is mandatory in all counties, pursuant to Supreme Court Order dated November 12, 2015.

SUPREME COURT RULES REQUIRE THE SUBMISSION OF ALL CIVIL CASES TO AN ALTERNATIVE DISPUTE RESOLUTION PROCESS, UNLESS OTHERWISE EXEMPT.

Pursuant to the ADR Rules, you are required to take the following action(s):

1. The parties shall select a neutral and file a "Proof of ADR" form on or by the 210th day of the filing of this action. If the parties have not selected a neutral within 210 days, the Clerk of Court shall then appoint a primary and secondary mediator from the current roster on a rotating basis from among those mediators agreeing to accept cases in the county in which the action has been filed.
2. The initial ADR conference must be held within 300 days after the filing of the action.
3. Pre-suit medical malpractice mediations required by S.C. Code §15-79-125 shall be held not later than 120 days after all defendants are served with the "Notice of Intent to File Suit" or as the court directs.
4. Cases are exempt from ADR only upon the following grounds:
 - a. Special proceeding, or actions seeking extraordinary relief such as mandamus, habeas corpus, or prohibition;
 - b. Requests for temporary relief;
 - c. Appeals
 - d. Post Conviction relief matters;
 - e. Contempt of Court proceedings;
 - f. Forfeiture proceedings brought by governmental entities;
 - g. Mortgage foreclosures; and
 - h. Cases that have been previously subjected to an ADR conference, unless otherwise required by Rule 3 or by statute.
5. In cases not subject to ADR, the Chief Judge for Administrative Purposes, upon the motion of the court or of any party, may order a case to mediation.
6. Motion of a party to be exempt from payment of neutral fees due to indigency should be filed with the Court within ten (10) days after the ADR conference has been concluded.

Please Note: You must comply with the Supreme Court Rules regarding ADR. Failure to do so may affect your case or may result in sanctions.

STATE OF SOUTH CAROLINA
COUNTY OF

IN THE COURT OF COMMON PLEAS
THIRD JUDICIAL CIRCUIT

David Richard Walker, Jr.,
SCDC No. 294267,

CASE No. 2019-CP-31-6059

Plaintiff

v.

Debra Eastridge, Postal Director, SCDC,
Sarah Thompson, RHU Secretary, SCDC,
Victoria Smith, Law Librarian, SCDC,

Defendants.

COMPLAINT

The Plaintiff in the capacity of Pro Se, David Richard Walker, Jr. brings this claim against Defendant(s) Debra Eastridge, Postal Director (SCDC), Sarah Thompson, RHU-Secretary (SCDC), and Victoria Smith, Librarian (SCDC) based on neglect to provide essential and appropriate item(s) or/and accommodations to accommodate plaintiff's needs to ~~participate~~ petition to the Government(s), to include access to the Courts, thereof being negligence and acting with gross-negligence to essential accommodations and need — and ~~here~~ hereto violating civil law and civil right.

I. PARTIES

1. Plaintiff — David Richard Walker, Jr. is litigating in the capacity of Pro Se (Without Attorney) and currently incarcerated within the Lee County Correctional Institution of the South Carolina Department of Corrections (SCDC) serving a(n) fifty-year sentence upon a(n) Jury/Trial Conviction within the Eleventh Judicial Circuit/Lexington County on February 28, 2017 (sentenced March 01, 2017).

2. Defendant(s) — Debra Eastridge is the Lee County Correctional Institution's Mail-room's Postal-Director, and is legally and civilly responsible for her competent actions, and is in charge and assigned to ensure adequate/appropriate postal-service(s) to all inmates within the Lee County Correctional Institution, to include the plaintiff and must thereof competently complete such task, and further is assigned by SCDC to provide inmates with notary service to regards to petition to the

Government.

3. Sarah Thompson is the Lee County Correctional Institution's, Restrictive Housing Unit's (RHU) Secretary and is assigned by SCDC to provide a(ny inmate with appropriate and adequate Supply - items i.e. Pens, Paper, Envelopes, Etc. to accommodate a(ny inmate confined to the SCDC-RHU (who is indigent or has funds) adequately with all needed Supply - items, and is legally and civilly responsible for her actions.

4. Victoria Smith is the Lee County Correctional Institution's Law Library Personnel and is assigned by SCDC to provide a(ny inmate with appropriate and adequate — photo-copies, and law-books (or equal-materials) to accommodate a(ny inmate confined to the SCDC-RHU adequately with all needed law-books and/or photo-copied ~~original~~ materials of the law book or West Law Connection's Contents and Photo-Copying of personal legal documents needed to adequately and appropriately prepare a(ny (and all) documents associated with petition (ing) to the Government(s) (Civil-rights).

II. VENUE

5. This is a Civil action. The Court has jurisdiction accordingly with South Carolina Code ~~of Statutes~~ Ann. Section 15-4-20, and thereof proper Jurisdiction.

III. STATEMENT OF FACTS

6. The Plaintiff holds the Civil-right to petition to the Government for redress to the Government(s) for redress of grievance, and the Substantive-Canons of this Civil right protect plaintiff's civil-right to petition to the government and allow no interference, censoring, or oppression(s) to the ability/abilities to do so.

7. Plaintiff holds the civil-right to petition to the Government, which includes within the Substantive-canons of this civil-right, to access a(ny or all courts significantly and appropriately, and the government(s) or government personnel upon state or federal imprisonment by government must ensure functions and items, and accommodations readily to petition to the Government, to include the Court(s).

8. Upon the negligence actions of the defendants the plaintiffs unable to appropriately and significantly petition to the Government, to include the Court(s).

9. Defendants are all employed by the South Carolina Department of Corrections (SCDC) and therefore hold the duties of the State (of South Carolina) and the State's personnel are obligated to act and analyze ethically and professionally and must not oppress or disrupt any civil right or accommodation, and must ensure and — proliferate any and all civil-right or/and civil-duty technically all persons' but moreover and specifically the plaintiff (inmates/prisoners). So must ensure and provide the Standard of Care and hereto hold a (n) Duty of Care, and have acted and actioned deliberate and negligent to these duties, at restricting, intimidating, and neglecting a technical and guaranteed right, the civil-right(s) to petition to the government(s), to include access to a (n) Court.

10. DUTY OF CARE: Defendants as SCDC (state-officials) personnel hold and holds the duty of Care, via vested duty, authority, and powers vested by the State, and must ensure all and any assigned or obligated duty (of Care), to ensure Care of all and any prisoner held by imprisonment by the State.

11. Defendant Eastridge held and holds the duty to significantly ensure — adequate and proper postal service(s) to the U.S. mail and must not oppress or — disrupt, or interfere with inmate-mail to and from the government(s), to include the Courts, and the Courts officials i.e. lawyers, clerks, etc., and further allow (and ensure) all mail to prepare or/and present documents, information, or testimony to petition to the — governments, to include the Courts, substantive allowed and guaranteed by civil-right(s).

12. BREACH OF DUTY: Defendant Eastridge held and holds the aforesaid duty and wholly breaches and breached such duty/duties where and when she disrupts and interferes with plaintiff's mail (s) to lawyers citing, "You must have proof this is your lawyer or a party's lawyer to a court-case." Wholly interfering with the ability/-abilities to obtain a (n) lawyer's assistance with only matter Pro Bono or other — agreement or terms, to include retainment (s). Priority prior to a (n) Court filings or/and government (s) petitions or to gain assistance to paralegals, secretaries, etc. likewise.

13. Defendant Eastridge held and holds the aforesaid-above duty and wholly breaches and breached such duty/duties where and when she disrupts and interferes

LEGAL MAIL ONLY
(3)

with plaintiffs' mail (1) to government(s); government officials and offices citing "You must have proof that the person or office you are writing is a(n) party to a Court Case". Wholly interfering with the ability/abilities to petition to the government(1); government officials, government offices for redress of grievance(s).

14. Defendant Eastridge held and holds the aforesaid -aboved duty and wholly breaches and breached such duty/duties when and where she disrupts and interferes with plaintiffs' mail(s) to persons, offices, or groups that hold information, - testimony or documents - relevant to the plaintiff and his technical petition to the government(1), to include access to the Court(s) and, petition and litigation, alike. Citing, "You must have proof that the person you are trying to write is a party to a court case." Stated by Eastridge, Wholly interrupting and interfering with the ability/abilities to - petition to the Government, and access the Court(s) appropriately and adequately, via lack of adequate or appropriate information, testimony, items, materials, etc. that a(n)ly of those persons, offices, or groups hold, and needed for appropriate and adequate petition or/and litigation (1) to the government (1) or/and Court(s).

15. Defendant Eastridge held and holds the aforesaid -aboved duty and wholly breaches and breached such duty/duties when and where she disrupts and interferes with plaintiffs' mail (s) to out-of-state lawyers, paralegals, etc and Courts and/or Court Officials, clerks, lawyers, etc. or/and - persons, offices, or groups that holds essential information, testimony, items, materials, etc. essentially -needed to initiate or litigate, or petition the Courts and/or government(1) by plaintiff, citing, "You must provide funds to mail any-one out-of-state i.e. Court, lawyer, person, etc." even acknowledging I am indigent and have an civil-right to access any and all of the aforesaid. And, Wholly interfering and interrupting with the ability/abilities to petition to the government (s), to include access the Court(s) in this State and any other state.

16. Defendant Eastridge held and holds the aboved - aforesaid duty and wholly breaches and breached such duty/duties when and where she refuses to complete her assigned duty of Notary-Services by a(n) Notary Public for South Carolina

to (the plaintiff) prisoners confined into the SCDC-RHU, in general to notarize documents i.e. PCR Applications, Forma Pauperis Forms, Affidavits, Declarations, Etc to — include verified - Complaints. And wholly interferes and interrupts plaintiff's ability to file notarized documents — mainly needed to initiate most petitions and litigations to the Government (1) or/and Court (s).

17. BREACH OF DUTY: Sarah Thompson her duty /duties as an Secretary at the Restrictive Housing Unit (RHU /SCDC-RHU) consist of providing plaintiff (prisoners) with all needed Supply-items i.e. Pens, Paper, Envelopes, Legal-Boxes — and she is assigned by SCDC to ensure adequate and appropriate supply-items (aforesaid) is provided to petition to the Government and to access the Court(s) — and these items shall not be limited by civil-right and by directives — dictating ^{Supply-items by} ~~the~~ SCDC. And she breaches and breached such duty by minimizing and limiting such items ~~and~~ ~~when~~ ^{when} she provides them oppressing and technically interrupting and eventually neglecting and depriving the ability /abilities — to petition or/and litigate the litigations and petitions to the government and the Court (s), by the exhaustion of the minimized items.

18. Defendant Thompson ~~Smith~~ ^{PRU} held and holds the duty to significantly ensure adequate and proper supply-items and did wholly breached and breaches such duty when and where she denies to provide these supply-items to plaintiff and on the few occasions she does supply such supply-items minimizes and limits to an amount insignificant to the actual - significant amount needed to ~~proper~~ ^{proper} properly and — appropriately petition and litigate to the Courts or governments.

19. Defendant Thompson also wholly neglects to provide plaintiff with an legal box or boxes needed to adequately store and keep legal-documents, again breaching the duty of care and ability /abilities to keep legal-documents within and them getting damaged by SCDC and Plaintiff — and by hazards within living conditions. Threat causing interference and interruption to the ability /abilities to petition to the governments and litigate to the Courts.

20. DUTY OF CARE: Defendant Smith held and holds the duty to significantly ensure adequate and appropriate accommodation /accommodations of Law Library items

and photo-copying of personal legal documents are provided, to include law books, law book materials contents photo copied (photo copies - pages) or/and West Law Corrections Content. She is assigned to ensure these items or/and accommodations are provided to plaintiff (prisoners confined to SCDC-RHU) when and while confined to SCDC-RHU and must not oppress or neglect such accommodations or items.

21. Defendant Smith held and holds such duty aforesaid - above and must not ~~at~~ alleviate or deprive a(ny) accommodation or/and item needed to complete a(ny) petition(s) to the government(s) or/and litigations to the court(s) and must afford adequately photo-copying to plaintiff's personal legal-documents to accommodate copying of documents needed for petitions or litigations, and must afford the plaintiff with adequate and accurate law-books or substituted materials, adequate to accommodate researches and knowledge - etc. to adequately and accurately file petitions or/and litigations by plaintiff to the court(s) and/or Government(s).

22. BREACH OF DUTY: Defendant Smith breaches aforesaid - aforesaid duty assigned to her by SCDC (to complete (ensure)) by wholly neglecting to provide photo-copying to plaintiff or plaintiff's legal-documents needed to petition and litigate - litigations to the court(s) and government(s) and by minimizing and limiting the provided law-library materials - law books, or substituted-materials or/and West Law Corrections Connections Contents printed-out from automated-record ~~sys~~ system Contents e.g. Case laws, law-reviews, court-rules, west-law topics, etc. - and minimizing to limit and implement oppression to plaintiff's ability/abilities to litigate - litigations and petitions. ~~and~~

23. Defendant Smith also wholly neglects to provide an accurate scheduling of accommodations, in general - a(ny) fundamental and appropriate/adequate/accurate - schedule of providing aforesaid - above accommodations and materials i.e. photo-copying and law book or substitute to (plaintiff) the SCDC-RHU population or plaintiff by wholly neglecting to come to SCDC-RHU or wholly neglecting to provide to plaintiff upon SCDC-RHU visits - to accommodate SCDC-RHU population(s) with legal accommodation aforesaid.

23. Plaintiff held and holds a(n) Constitutional-Right at the State and United States Constitutions, US CONST. AMENDMENT(S) ONE, FIVE, AND FOURTEEN and ARTICLE I,
(6)

SECTION(S) TWO AND THREE of the STATE CONST. — to be provided with all of the aforesaid item(s) or/and accommodations, adequately and essentially and the denials to such item(s) and accommodations, as well as the limited-amount ~~of~~^{of} these/those limitation(s) /limiting to restrictive to allow adequate and appropriate — litigation(s) and petition(s) — and thereof constituting denial by inability/inabilities to do such litigation /petition (s) due to limited or/and denied item(s) and/or — accommodation(s) — and the imposed neglect to such constitutes negligence and (their) defendant's constant negligence to their duty /duties constitutes gross-negligence.

24. DAMAGE: Defendants held and holds the civil-duties to ensure that their assigned duty was completed appropriately and adequately and held an civil-duty to ensure all civil and physical-interests of plaintiffs' was essentially ensured and provided i.e. any and all civil or physical integrity or need that is essential to the plaintiff and his essential (basic) need, to include civil right and accommodation. And Defendant's acts and actions of gross-negligence and negligence caused damage(s) and injuries (Civil-Injury at litigations /petitions) (Physical-Injury at neglect or worsen injury, condition, matter(s) — etc.) (due to Civil-Injury and Neglect) (aforesaid on litigation), proximately resulting in the plaintiffs' ability to petition or/and litigate litigations, to gain grievance (redress) from occurred or/and occurring physical or/and Civil ~~harm~~^{harm} (s) and injuries to (towards/at) plaintiff.

25. Negligence is the failure to exercise due care. Due care is the standard of conduct that the law requires of an actor in order to protect others against the risk of harm from his/her (actor's) actions. Gross Negligence is the failure to exercise slight care. Slight care is the degree (lowest /slights) care a person (actor) gives to a minor — importance. In general slight care to any action/remedy. And heretofore defendants acted with Negligence to their duty of (to) care and further acted with gross-negligence to their duty. and their actions caused injury /damage(s) to plaintiff proximately resulting in the disruption and inability to gain redress from both physical and civil harm and these harms or/and dangers are extreme, acute, and chronic and pertain to life-threatening Circumstance(s) /condition(s) /treatment(s) by oppressing to significant matters, issues, care, etc.

26. Plaintiff's conditions, matters, circumstances are extreme and ~~the~~ legit and hereof and thereof appropriately and legitimately qualify for redress by the government or governments, to include the court or courts, to gain appropriate actions or/and relief, in general remedy (to fundamental-rights). And most of the qualifications substantial to the petition(s) and litigation(s) are ratified by a(n) need or technical right, and must be given full and (~~un~~^{uncensored} and) unlimited interest, management, treatment and cannot be limited set by precedent-case Bounds v Smith, 430 U.S. 817 (1977), and hereof and thereof plaintiff held the right to be provided with any/all essential items and accommodation to appropriately and properly complete any/all litigations and petitions — and thereof defendants were not entitled to limit or deny a(n) item(s) and accommodation(s) that were or was essential to plaintiff in/within his ability and actual petitions to the various governments and government's offices and — officials, or to the ability and actual litigations to the courts — or/and ~~gain~~ civil matters of plaintiff to gain redress of a(n) matter or issue to the government(s).

27. Plaintiff has extreme, acute, and chronic health issues that indicate emergent and urgent assessment and care and hereof being deny by SCDC, Plaintiff has extreme, acute, and chronic protective-protection issues, matters, and concerns that indicate emergent and urgent assessment, care, and actions and hereof being denied by SCDC, and plaintiff has other issues that are extreme, and acute and indicate urgent or — emergent care and actions or assessments and being ~~deny~~^{denied} denied by SCDC and the — defendants negligence acts and gross-negligence actions are the causes to extreme injury and damages via worsen or substantial injury/damage due to neglects a/broad.

IV. RELIEF

WHEREFORE, Plaintiff respectfully prays that this court enter judgement:

- A. Granting Plaintiff a(n) immediate preliminary Injunction of a(n) MEMORANDUM by the court citing plaintiff be gave adequate and unlimited items and accommodations, to petition to the governments, to include access to (of) the court(s), i.e. any court/or government.
- B. Granting Plaintiff Compensatory Damages in the amount of hundred and ten thousand dollars for damages and injuries, to include mental Anguish/Distress by defendants jointly.
- C. Granting Plaintiff Punitive Damages.
- D. A declaration of the court citing acts and actions of defendant violated law.
- E. Granting Plaintiff an permanent Injunction of unlimited/inadequate items/accommodations to access the courts and petition to the governments. (8)

FEBRUARY 24, 2019

x David Richard Walker Jr. Pro Se
DAVID RICHARD WALKER JR. (PRO SE)
PRO SE PLAINTIFF / No. 294267 - SCDC
LEE COUNTY CORRECTIONAL INSTITUTION
996 WISACKY HIGHWAY
BISHOPVILLE, SOUTH CAROLINA 29010-1775

VI. VERIFICATION

In the Capacity of Pro Se, I have read the foregoing complaint and hereby verify that the matters alleged therein are true, except as to matters alleged on information and belief, and, as to those, I believe them to be true. I certify under penalty of perjury that the foregoing is true and correct. On this 24th day of February, 2019.

x David Richard Walker Jr. Pro Se Plaintiff
DAVID RICHARD WALKER JR.
— PRO SE PLAINTIFF —

STATE OF SOUTH CAROLINA,)
)
COUNTY OF)
)
David Richard Walker Jr.)
Plaintiff,)
)
vs.)
)
Debra Eastridge, SOC,)
Defendant.)

IN THE COURT OF COMMON PLEAS

SUMMONS

FILE NO.

TO THE DEFENDANT ABOVE-NAMED:

YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the subscriber, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint.

Bishopville, South Carolina

Dated: February , 2019

David Richard Walker Jr.
Plaintiff/Attorney for Plaintiff
DAVID RICHARD WALKER JR. #294267
LEE COUNTY CORRECTIONAL INST.
990 Wisacky Hwy
Bishopville, South Carolina 29010

Address:



STATE OF SOUTH CAROLINA,)
)
COUNTY OF)
)
David Richard Walker, Jr.)
Plaintiff,)
)
vs.)
)
Sarah Thompson, SCOC)
Defendant.)

IN THE COURT OF COMMON PLEAS

SUMMONS

FILE NO.

TO THE DEFENDANT ABOVE-NAMED:

YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the subscriber, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint.

Bishopville, South Carolina

Dated: February, 2019

David Richard Walker Jr.
Plaintiff/Attorney for Plaintiff

Address:

DAVID RICHARD WALKER JR. #294267
LEE COUNTY CORRECTIONAL INST.
996 WISACKY HWY.
Bishopville, South Carolina 29010



STATE OF SOUTH CAROLINA,)

COUNTY OF)

David Richard Walker, Jr.)
Plaintiff,)

vs.)

Victoria Smith, SLOC)
Defendant.)

IN THE COURT OF COMMON PLEAS

SUMMONS

FILE NO.

TO THE DEFENDANT ABOVE-NAMED:

YOU ARE HEREBY SUMMONED and required to answer the complaint herein, a copy of which is herewith served upon you, and to serve a copy of your answer to this complaint upon the subscriber, at the address shown below, within thirty (30) days after service hereof, exclusive of the day of such service, and if you fail to answer the complaint, judgment by default will be rendered against you for the relief demanded in the complaint.

Bishopville, South Carolina

Dated: February 24, 2019

Address:

David Richard Walker, Jr.
Plaintiff/Attorney for Plaintiff
DAVID RICHARD WALKER, JR. #294267
LEE COUNTY CORRECTIONAL INST.
990 Wisnuck Hwy
Bishopville, South Carolina 29010

