

Re: Robert Watkins 243003

Criminal Case 2002-GS-231063

2 Motions filed with the office
of the Clerk of Court, General Sessions Court.

12-12-2019

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DEC 18 2019

SC Court of Appeals

Dear Jenny Abbott Kitchings Clerk of South Carolina Court of Appeals.

Dear Clerk Kitchings. I sent to you documentations
and a letter in reference to a letter Judge Verdin of Greenville County General
Sessions Court sent to me. in reference to 2 motions that I filed with the
office of the clerk of Court Greenville County Court of General Sessions;
In that letter Judge Verdin stated that she checked the Court of Common
Pleas and General Sessions, and I had no motions on file there, then
she said Motion denied. . . I sent to you a copy of that letter; and
proof from the office of the clerk of Court of General Sessions Court
that ~~the~~ such motion had been received and filed. I therefore
for legal safety reason, sent a Notice of Appeal in reference to Judge
Verdin denying my motion(s) ~~which~~. I never received a response from
you concerning the ^{my} letter, ~~the~~ Notice of Appeal and my request for you
to please return my documents (exhibit's) with your response. I am now
inquiring into the status of those documents, the Judge Verdin letter, and
my Notice of Appeal in reference to the ruling in that letter. If you
take no position in any of it. Please return all my documents (exhibit's)
in reference to what I recently last sent to you. . .

I believe my problem lies with Greenville County circuit Courts office of the clerk of Court and Solicitors office is still practicing the procedure of S.C. 1976 Code of Law §1-7-330 in which the circuit Solicitor is still vested with the exclusive jurisdiction over the General Sessions Court docket, and therefore not placing my Motions on the General Sessions Court Motion docket to be heard. Especially if that government agency review my Motions and set that they have merits and would entitle to me relief from the conviction it obtained. This would explain why Judge Verdine didn't see any motions pending. yet without seeing them she with a bias and prejudice denied them? Judge Beatty of S.C. Supreme Court in State v Langford supra ruled that S.C. 1976 Code of Law §1-7-330 is unconstitutional violation of S.C. Const. Article 1 section 8 separation of powers. The office of the clerk of Court Greenville County, Court of General Sessions uses what they call a case management system, which is not an official record for filing documents, Motion etc with the office of the Clerk of Court, but used to keep a record of what is sent to them for filing. ~~Assume~~ that the clerk office then sends a copy to the Solicitors office, and ~~not~~ who is responsible for filing the Motions on the General Sessions docket. This is now a problem. when the Solicitors office doesn't schedule the Motions on the General Sessions Court Docket? Can I appeal Judge Verdine ruling in her letter I sent to you? or why. what is the Court of Appeals position in this ~~matter~~ legal matter?

Respectfully submitted by
Robert Watkins 243803 Q2A122
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From Robert Watkins 243853Q2A122

P. CI

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to S.C. Court of Appeals

Post office Box 11629

Columbia South Carolina 29211

SCDC

DEC 13 2019

COMMISSARY

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DEC 16 2019

P.C.I. MAILROOM

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