

Aug 13, 2021

Re: Removal of Party

RECEIVED

AUG 19 2021

SC Court of Appeals

Dear clerk:

On July 14, 2021, this litigant corresponded from this Court upon which Robert Michael Dudek, Esquire was listed as party in this matter.

On Aug 11, 2021, this litigant received correspondence from this Court that shows Robert Michael Dudek, Esquire was removed as a party to this matter.

This litigant would ask for confirmation of this action and also inquires, by what notice or determination was this removal made?

Robert Michael Dudek, Esquire is the Appellate counselor whom drafted, argued, and finalized the presentment of, the unsanctioned action, 2008-gs-18-0009, as 2008-gs-18-0009, to this Appellate Court whom assigned it the Appellate case # 2016-000092. And thus he is the one party who should not be removed. For he is the one public official who can guide this Court effortlessly to the conclusion of this question of subject matter jurisdiction.

And thus this litigant asks again, in matters of public interest, by what notice, or determination, was Robert Michael Dudek, Esquire removed as a party in this action?

~~Will this Court provide a copy of such notice or determination?~~

This Appellant would also ask this Court whether there is in its records on appellate case (# 2016-000091) captioned State vs Chisolm? And if so hereby requests a copy of any ruling made in that matter.

Thank you again for your time and concern in these matters.

In closing this litigant again respectfully asks this Court to provide this indigent litigant with five stamped copies of his Filings before it dismisses this appeal.

D.S.
Dan Sorvi Chisolm

Aug 13, 2021

Re: The State vs Don Soni Chisolm

Appellate Case No. 2021-000736

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AUG 19 2021

SC Court of Appeals

Dear Clerk and Court:

I would like to acknowledge receipt of your second letter instructing this litigant to correct a deficiency in the appeal. I fully comprehend this Court's position and seek an equal understanding of the legal position in which this litigant finds himself. There are 2 major issues of legal concern here.

1) On Aug 23rd 2011 a mistrial was verbally order/decree and a jury was adjourned on case # 2008-gs-18-00009, at the Dorchester County Courthouse, by Judge Edgar Dickson. For 10 yrs, Judge Dickson has refused to commit his order to writing and the Clerk of Court has refused to enter the judgement into the record. This litigant has provided documentation from Dorchester County General Sessions Division confirming the Courts position on this matter. Thus this litigant can only provide this Court with the documentation and decisions provided him by the Lower Court. This litigant is procedurally barred from moving out of the position he has been placed in. And asks this Court can it provide a remedy which allows this litigant to exercise the right of appeal?

2) In spite of this litigants position, the lower Court found itself in the position to initiate trial actions against Densuri Chisolm on Sept 13, 2011 under case # 2008-gs-18-0009 which affords the State of South Carolina no legal jurisdiction / subject matter jurisdiction. Following a jury verdict in the action, the lower Court forwarded the matter to this Court of Appeals for affirmation. This Court was not made aware of its legal position, or given a fair opportunity to make its own ruling in the matter, due to an improper presentation of the record and facts. Presented to this Court of Appeals under the heading of case # 2008-gs-18-0009, was the unsanctioned "case # 2008-gs-18-0009, to which the lower Court neither held, nor holds jurisdiction and should not have initiated action.

Having addressed these issues I would ask this Court for clarification and final determination as to these matters at hand and in question.

3) Does this Court have subject matter jurisdiction of case # 2008-gs-18-0004 which is an unsigned, unregistered, document used by the Dorchester County Courthouse, on Sept 13, 2011, in an action titled the State vs Densuri Chisolm, to which this Appellate Court confirmed a conviction and sentence of Life imprisonment under the questioned case # ending in 000 (3 zeros) and (one) 9?

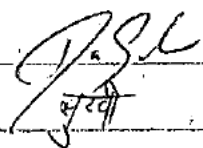
Appellate case 2016-000092, was called, heard, sentenced, closed and confirmed as 2008-gs-18-0009, and specifically not 2008-gs-18-0004.

2) Does this Court have subject matter jurisdiction of case # 2008-gs-18-00009 which is an assigned case # based in Dorchester County, originally registered to warrant K-308513 for which a trial was held and decreed a mistrial by Judge Edgar Dickson on Aug 23, 2011?

3) If this Court makes the determination that this litigant Don-Servi Chisolm is procedurally barred from having an appeal heard in the matter of case # 2008-gs-18-00009 as presented in true form, is this Court then duty bound to review its records for actions outside of jurisdiction which are to be considered void by legal standards?

These questions are asked humbly and sincerely. This litigant seeks a final determination regarding these matters. Furthermore it is asked that the Clerk please return copies, or originals of the 2 court documents presented for filing by this litigant. Namely... correspondence from Dorchester County General Sessions Division and Public Defenders Office. All parties are thanked for their time and concern in these matters.

Don-Servi Chisolm
136 Wilburn Ave
Ridgeville, SC
29173

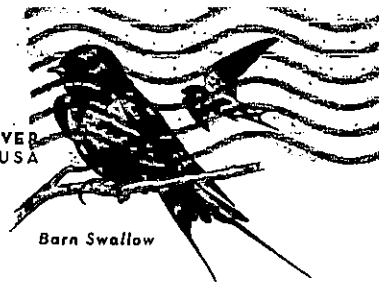

4/20/11

Don-Sorvi Chisolm 347831
136 Wilborn Ave
Ridgeville, SC
29472

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FOREVER
USA



Barn Swallow

South Carolina Court of Appeals

Jenny Abbott Kitchings, Clerk

Post Office Box 11624

Columbia, SC

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