

The South Carolina Court Of Appeals

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Keith S. LeVan, Petitioner
v
State Of South Carolina

JUN 29 2022

SC Court of Appeals

Motion To Barr Sexism, Racism, And Stereotypes From Court

Appellate Case No. 2019-000863

Petitioner And His Spouse, Penny Hubbard, Respectfully Request The Court To Barr And Remove Any And All Sexist, Racist, And Prejudicial Stereotypes Produced By The State And Used As False Material Evidence, From Court Proceedings.

This Request Includes False Statements Made By The State In Trial, PCR Hearing, And Writ Of Certiorari Returns. Petitioner, His Spouse, And Witnesses Have Clearly Maintained That There Was "NO TRIANGLE RELATIONSHIP!" The State Made Sexist And False Evidentiary Statements Which Are Racially Profiling Against Asians. There Is No Actual Evidence Or Proof To Substantiate. The State's Sexually Abusive And Sexually Harrassing Of The Petitioner And His Spouse Is Unlawful Behaviour Of The Attorneys Of The State Of South Carolina.

The Statement The Petitioner Made At Trial, "He Threatened To Kidnap Mai Sun," In Reference To The "Asian Girl At The Mall. The State Made An Unlawful Racial Mockery Of "Mai Sun" By Knowingly Falsely Claiming Her As "My Son," To The Jury In Closing Arguments. The State Did So Knowingly, Wittingly, And Intentionally To Mislead The Jury With The Racist Attacks Of Mai Sun's Name, As Prosecution And Trial Counsel Were Fully Aware Of; Mai Sun Was Grossly Humiliated Because She Is Petitioner's Sister. The State FALSELY Claimed Petitioner Was Having An Affair With His Sister! This Claim Humiliated Petitioner And His Family And Caused Public Distrust Of The Legal System.

The Statement Made By The Trial Judge That AR-15 Means Automatic Rifle Is A Stereotype. The Actual Name AR-15 Is "Armalite Rifle [Model]-15." This Is A Second Amendment Violation As The Judge's Stereotypical Remark Degrades The Definition Of A "Semi-Automatic" Firearm To That Of An Unlawful "Automatic Rifle." This Infringed Upon "The Right To Bare Arms" Legally With The Legal Ownership Of A "Semi-Automatic" Rifle. "Automatic Rifle" Is A Derogatory Stereotype.

Please Remove Any And All Remarks That The State Used As Abusive Tactics Towards The Petitioner, His Family, And Witnesses As They Do Not Satisfy The "Standard Of Proof."

Petitioner Requests That The Court Consider And Remove The Trial Attorney's Remark During PCR That The Defendant's Witnesses "... Would Say Anything Because They Are Niggers." PCR Judge Kristi Curtis Ruled That This Was Acceptable. A Recording Of The Remarks Is Available For Review.


Petitioner, His Spouse, Family, And Witnesses Suffer, Suffer Substantial Damages From The State's Gross Misconduct And Unlawful Use Of Sexist, Racist, And Stereotypes That Violate The Petitioner's, His Spouse, Family, And Public's Constitutional And Civil Rights. The State's Claims Are False And Maliciously Abusive.

If Necessary, Evidence From The Petitioner's "Witness Statements" Made To Police And Including Penny Hubbard (Petitioner's Spouse), Are Willing To Come Forward To Testify Against The State's False Material Evidence. Petitioner Reserves His 5th Amendment Right.

Petitioner, His Spouse, And The Public Respectfully Request The Court To Abide By The Laws Of The Constitution, State, And Regulatory Agencies Thereof. Please Provide Truth And Justice To The Citizens Of South Carolina.

Petitioner And His Spouse Requests The Court To Remove Any And All Racist, Sexist, And Stereotypes Used As False Material Evidence Against The Petitioner, From Public Index Due To Harm, Caused By The State And Trial Attorney, To Petitioner, His Spouse, Mai Sun, Family, ETC..

Please Review SCRPC Rule 407, Rule 3.3 Candor Toward The Tribunal And Apply It To This Motion.



Keith LeVan · 371451
Lee Correctional Inst.
990 Wisacky Hwy
Bishopville, SC 29010
(Petitioner)

Penny Hubbard
4655 Boxwood Drive
Myrtle Beach, SC 29588
(Petitioner, Spouse)
843-360-5919

The S.C. Court Of Appeals
1220 Senate St.
Columbia, SC 29201

Keith S. LeVan 321451
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Dear V. Claire Allen,

SC Court of Appeals

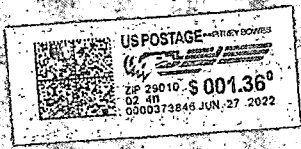
Here Is A Motion To Remove The False And Abusive
Statements Made By The State From The Public Index. My Family
And Me Suffer Drastically From The Lies The State Made At
Trial And My Trial Attorney Made At PCR.

We Have The Evidence To Prove The Material Was Racist +
And Sexist, It Has Really Hurt My Spouse Penny. She Attempted
Suicide Because Of The Public Ridicule She Has To Endure
From The State's False Accusation Of A Relationship.

I Never Had A Relationship With Anyone Other Than My
Spouse. The State Says Otherwise, But They Have NO Evidence.
Penny Never Had Any Relationship With The Alleged Victim!
The Accusation Of A "Triangle Relationship" Is Completely
False And Sexist. There Was No Evidence To Support This
Claim. It Was Scott R. Hixson, A Male, Making Male
Interpretations Of Penny Hubbard's, A Female, Text Messages.
He Misconstrued The Intentions Of The Messages As They Are
Inconclusive. Basically, A Man Telling The Jury And Court What
A Woman Is Suppose To Think And What Her Intentions Must
Be Because That Is What A Man Thinks! Not What A Woman
Thinks Or Has The Freedom To Think Otherwise. That's What He Did!

The Truth Is That The Alleged Victim Offered To Kidnap Mai Sun, My Sister
Who Worked At The Mall. He Stalked Us To "Woo" Penny, She Was NOT
Interested In Him, Just Info He Had. Consider This Letter A Report Of Sexual Abuse
d. J. Hixson, 551601st Fr... Scott R. Hixson, A. J. Charles, M... Very Truly Yours, Z

Leish, LeVan 371451 F6-2126
ee Correctional Zs.
40 Wisasky Hwy
Shojuville, SC 29010



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SC Court of Appeals

The South Carolina Court of Appeals
Attn: V. Claire Allen
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Columbia, SC 29211