

RECEIVED

JUL 05 2022

State of South Carolina SC Court of Appeals In the General Session Court
County of Chesterfield For the Second Judicial Circuit

State of South Carolina
VS. Motion to APPEAL

Emanuel A Bedford
Defendant Warrant nos):
2022GS1300193
Kidnapping
2022GS1300192
Murder

* APPEAL *

Petitioner Emanuel A Bedford

Appellant Emanuel A Bedford

The state of South Carolina
In the Court of Appeal

The state, Respondent
VS. Motion to APPEAL

Emanuel A. Bedford,
Appellant Warrant nos):
2022GS1300193
Kidnapping
2022GS1300192
Murder

June 27, 2022

RECEIVED

TO: V. Claire Allen

JUL 05 2022

SC Court of Appeals

You will Please take notice that the Petitioner Emanuel

A Bedford will move and hereby does move the court

to conduct a hearing to appeal the above case as epe

expeditiously as possible, Predominatly in reference to

Jurisdiction issues. In addition to the case classification

being High-Profile, Petitioner Bedford war arrested on or

about October 10, 2021 and has been denied bond

three (3) times. The abstract convoluted concurrences

Sponsored by malfeasance and Collusion are abrupt

contray to South Carolina good faith as I breath I

nope law. Essentially interfering superior aurthority

deliberation.

Respectfully Submitted

June 27, 2022.

Emanuel A. Bedford

RECEIVED

TO: V. Claire Allen

JUL 05 2022

June 27, 2022

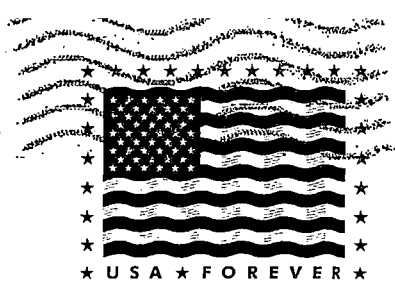
SC Court of Appeals

My name is Emanuel A. Bedford, I am writing this letter to humbly request the court of appeal mandate the court of Chesterfield county Bind-over jurisdictions to Supreme Court of appeal. The case classification is High-Profile. It's alleged they're multiple states and several unknown jurisdictions involved. The information and accusation broad'casted by the internet, tv'news and other sources have been viewed twice the number of people population in this four circuit district. It is imperative action be taken expeditiously, Predominantly being appeal procedure process must be and meet certain criteria based qualifications. In addition to concurrences disregarding the constitution and amendment rights and improper legal procedure protocol illustrating plausible malfeasance and or collusion in addition. Indictments sponsored by common law inferred from varieties of evidence in a abstract convoluted situation proclaim Superior Scrutinization and innovation. Logical reasoning is contrary to prejudice appearance circumstances. Ethical decisions are based on relevant preception. I have never been given a public attorney consequently inferring a strong disadvantage of getting the case resolved in lower court. I do not have a criminal record in the state of South Carolina, I do not have any knowledge or involvement with the alleged indictments ever being committed. I have been denied bond three (3) times. I'm highly concerned if the court of appeal don't obtain the case i will be unlawfully executed or wrongfully convicted. Please Help me asap. Thanks in advance..... Respectfully submitted Emanuel A. Bedford

MIC
253 Throop St
Bennettsville, SC 29512
A Bedford

COLUMBIA SC 290

02 JUL 2022 PM 4 L



RECEIVED

JUL 05 2022

SC Court of Appeals

C.O.P
V. Claire Allen
PO Box 11629
Columbia, SC 29211

29211-162929

