

**RECEIVED**

JUL 21 2022

SC Court of Appeals

The State v. Emanuel A. Bedford  
Appellate Case No. 2022-000932

Dear State Respondent or Case Manager,

As I Breathe I hope my humble request to obtain a reasonable feasible bond be essentially mandated. It's imperative predomintly in reference to inquire critical necessity in regards to exert my resources and access to information that may help achieve immediate Emancipation. In addition to utilizing the United States of America citizen right to be presume innocent until contray Circumstances are oppose to relevant relief. A Inattentive Criminal record in the State of South Carolina in addition to inattentive knowledge and or having no involvement with the alledge indictments are primary factors. Simultaneously Contemporary the Consummation is to resilient a sufficient residence mainly pretaining to expeditiously reverse the current Constituent having Custody of my only begotten eight (8) year old son. Acknowledging quitira base procedure protocol accompanying the privilege is my understood responsibility. I henceforth respectfully ask enormous mercy proclaiming benevolence to receive a temporary partial induction. Please and Thank-you in advance.

July 13, 2022

Respectfully Submitted  
Emanuel A. Bedford

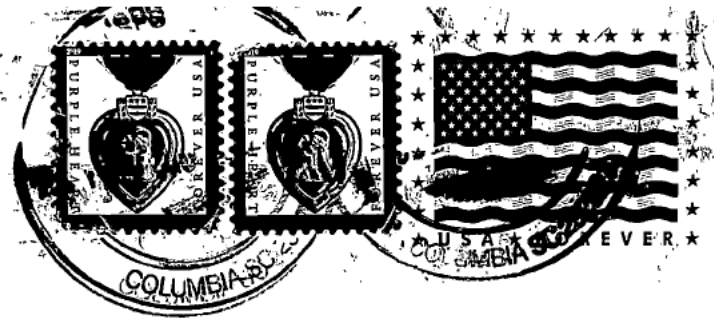
Am. 11 1-

The State v. Emmanuel A. Bedford, 2022  
Appellate Case No. 2022-000932

The State of South Carolina  
Supreme Court of Appeals  
The State, Respondent

Dear State Respondent,  
or Case Manager

YTC DC  
E.A. Bedford  
253 Throop St.  
Bennettsville, SC 29512



**RECEIVED**

JUL 21 2022

SC Court of Appeals  
C.H. Deputy Clerk  
Court of Appeals  
PO. Box 11629  
Columbia, SC 29211