

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

RECEIVED July 12, 2022
JUL 22 2022

My name is Emanuel A. Bedford, SC Court of Appeals. I am writing this letter to humbly request the court of appeals to scrutinize and innovate the indictments in the court of Chesterfield county. 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. I'm consistently being denied my constitution rights. On 10/10/21 I was kidnap from home by Law Enforcement never given a phone call, lawyer or bond, not receiving any documentation stating why I was being detained at that jail, never signing a extradition waiver after two months. On 12/1/21 I was transported to Pageland, South Carolina and charged with Grand Larceny and obstructing justice. On 12/1/21 Judge Sherri Honeycutt denied my bond. On 02/10/22 facing the same charges Judge Paul Burch denied my bond. On 04/04/22 I was indicted on Murder / kidnapping and Judge Michael Nettles denied that bond. I applied for a public defender and wrote Matt Rivers and the public defender office several times, sadly I have not received a letter in regards to a decision status.

Because of being detained I have losted custody of my only 8 year old son. I do not have any knowledge of the indictments. I do not have a criminal record in the State of South Carolina. I do not have any involymnt with the allledge crimes ever being committed. The time losted being detained I can never regain, I'm seriously concern that If the South Carolina Supreme Court of appeals do not obtain the case I will not get Emancipated, witch a injunction can Over turn Court order. I humbly ask with all do respect the court of appeals to take actions on a court decision not yet final.

Respectfully Submitted

Emanuel A. Bedford

July 12, 2022