

The state of South Carolina } In the Supreme Court  
In the Supreme Court } County of Columbia

The State, Respondent } Indictment No. (s)  
VS. } 2021GS1301820 (Obstruction Justice)  
Emanuel A. Bedford. } 2021GS1301823 (Grand Larceny)  
Appellate, } 2022GS1300192 (Murder)  
} 2022GS1300193 (Kidnapping)  
} Motion to Appeal Orders

TO: State Respondent, Columbia County Solicitor; and  
Patricia A. Howard, Clerk of Court; and to the Presiding  
Supreme Court Judge:

You will please take notice Appellate and or Petitioner  
Emanuel Aurmond. Bedford will move, and hereby  
does move the Court to conduct a hearing to  
Scrutinize and innovate the above case as expeditiously  
as possible. Mr. Bedford has respectfully exhaust  
all remedy. Ninty days (90) has elapsed since Mr. Bedford  
Third (3) bond denial entitling his eligibility present for  
rehearing. Please and Thank-You in advance.

RECEIVED

SEP 26 2022

S.C. SUPREME COURT

September 9, 2022

Marlboro, County

Humbly Submitted,  
Emanuel A. Bedford  
Emanuel A. Bedford  
Appellate/Petitioner

**A True Copy Attest**  
**BAIL PROCEEDING FORM II**

STATE OF SOUTH CAROLINA  
COUNTY OF CHESTERFIELD  
CLERK OF COURT C.P. & G.S.  
CHESTERFIELD COUNTY, SC  
2021 DEC -6 A 11:19  
STATE OF SOUTH CAROLINA  
IN PAGELAND MUNICIPAL COURT  
ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

v  
EMANUEL AUROMOND  
NAME OF DEFENDANT  
Christy F. Gaddy  
PAGELAND COURT  
CHESTERFIELD COUNTY, SC

Offense Charged: OBSTRUCTING / Grand Larceny More than \$2000 less than 10,000

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- The release of the defendant on recognizance will not reasonably assure his appearance as required.
- The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact: DUE TO PENDING MISSING PERSON INVESTIGATION AND THE DEFENDANT BEING THE LAST ONE TO BE SEEN WITH MISSING PERSON BOND IS DENIED

[Considerations: Nature and circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

**THEREFORE, IT IS HEREBY ORDERED:**

1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.
2. That the above named defendant be released from custody provided as follows (check all that apply):

**CASH IN LIEU OF BOND**

The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of \_\_\_\_\_ to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

**CASH PERCENTAGE IN LIEU OF BOND**

The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of \_\_\_\_\_, his release to be obtained by payment to the court of \_\_\_\_\_ % (not to exceed 10%) of the full amount of the bond, deposits \_\_\_\_\_ to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the State.

**APPEARANCE RECOGNIZANCE WITH SURETY**

The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of 0.00. Bond Denied

3. That the defendant shall appear at (check one):

the term of COURT OF GENERAL SESSIONS beginning on FEBRUARY 16, 2022 at 09:00 AM at CHESTERFIELD COUNTY COURTHOUSE and remain throughout the term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.

the session of \_\_\_\_\_ beginning on \_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_ . If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

INITIALS OF DEFENDANT \_\_\_\_\_

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

Sherril Honeycutt  
SIGNATURE OF JUDGE

12/1/2021  
DATE

CHE00442 & CHE00443

CRIMINAL CHARGING DOCUMENT NO.

BAIL PROCEEDING FORM II

STATE OF SOUTH CAROLINA
COUNTY OF Chesterfield
STATE OF SOUTH CAROLINA

IN THE COURT OF General Sessions
ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

CHESTERFIELD COUNTY, SC
Clerk of Court
Historic Gaddy
Clerk of Court

2022 APR 14 P M 11

CHESTERFIELD COUNTY, SC
CLERK OF COURT C.P. & G.S.
CLERK OF COURT C.P. & G.S.

A True Copy Attest
Michael Harts

Emanuel A. Bedford
NAME OF DEFENDANT

Offense Charged: Murder & Kidnapping

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- The release of the defendant on recognizance will not reasonably assure his appearance as required.
The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact:

[Considerations: Nature and circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

THEREFORE, IT IS HEREBY ORDERED:

- 1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.
2. That the above named defendant be released from custody provided as follows (check all that apply):

CASH IN LIEU OF BOND

The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

CASH PERCENTAGE IN LIEU OF BOND

The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of, his release to be obtained by payment to the court of % (not to exceed 10%) of the full amount of the bond, deposits to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the State.

APPEARANCE RECOGNIZANCE WITH SURETY

The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of.

3. That the defendant shall appear at (check one):

- the term of COURT OF GENERAL SESSIONS beginning on at o'clock, M., at and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.
the session of Magistrate/Municipal Court of beginning on at o'clock, M., at If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

INITIALS OF DEFENDANT

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

SIGNATURE OF JUDGE

Michael Harts

DATE

4/14/2022

Petitioner Bedford first issue raised is law Enforcement and legal authority disregarding the Constitution and Amendment rights in addition to improper legal procedure process and protocol. The fourth (4) Amendment. "Protection From Unreasonable Search and Seizure." The right of the people to be secured in person, house, Paper in effects of unreasonable search and seizure, shall not be violated, and no warrant shall be issued, but upon probable cause, supported by oath or affirmation, and in particular, described the place to be searched and the person or things to be seized. The fifth (5) Amendment protects from overzealous police practices and limits the admissibility of incriminating statements, whether exculpatory or inculpatory, stemming from custodial interrogation of [a] defendant unless [the prosecution] demonstrates the use of procedural safe guards effective to secure the privilege against self-incrimination. The sixth (6) Amendment states. In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed. Which district shall have been previously ascertained by law and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witness in his favor and to have the assistance of counsel for his defense. The eighth (8) Amendment provision Excessive Bail and Fine clauses /cruel and unusual Punishment. The ninth (9) Amendment Provision, unenumerated rights.

September 9, 2022

§ Legal statute state after a person is arrested and detain a arrangement is to be held 24-72 to adhere to a bond and charges compelled against that person. The absents of a probable cause arrest institute a rendition warrant. If either are inattentive

§ Legal statute state Judicial official must conduct a hearing for the limited purpose of determining whether the arrest meets requirements unless the person arrested executes a written waiver of his rights to a hearing. If the official determines that the arrest was unlawful he must discharge the person arrested. "etc"

§ Legal statute state Search warrant(s) are to be executed and return made with 10 days after the date of the warrant. The failure to observe the 10-day requirement for the execution and return of a warrant, a ministerial requirement does not necessarily void the warrant. The warrant will be invalidated only if the defendant can show he was prejudiced

§ Legal statute state A governor may recall his warrant of arrest or may issue another warrant whenever he/she deems proper. "etc"



# SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense  
1330 Lady Street, Suite 401  
Columbia, South Carolina 29201-3332  
Post Office Box 11589  
Columbia, South Carolina 29211-1589  
Telephone: (803) 734-1330  
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender  
Wanda H. Carter, Deputy Chief Appellate Defender

June 7, 2022

Mr. Emanuel A. Bedford  
Marlboro County Detention Center  
253 Throop Street  
Bennettsville, SC 29512

Re: your recent letter

Dear Mr. Bedford:

Our office is in receipt of your letter. This office receives notification of notices of intent to appeal from the Supreme Court and Court of Appeals. As of today's date, we have not received a notification from the Supreme Court or from the Court of Appeals that an appeal has been filed on your behalf.

If you have questions regarding your case, you will need to contact your trial attorney, Mr. Carl B. Grant, PO Box 1203, Orangeburg, SC 29116.

Sincerely,

Adriane Burk  
Legal Services Coordinator

/ab



South Carolina Court Administration  
South Carolina Supreme Court  
Columbia, South Carolina

1220 SENATE STREET, SUITE 200  
COLUMBIA, SOUTH CAROLINA 29201

June 28, 2022

Emanuel Aurmond Bedford  
MCDC  
253 Throop Street  
Bennettsville, SC 29512


Dear Mr. Bedford,

This letter is in response to your correspondence received by this office on May 23, 2022, in which you provided information for three transcripts. In order for Court Administration to process your request, you will need to provide more information regarding the hearing that you indicated was heard on May 10, 2022 in Chesterfield Family Court with a presiding Judge named Emily E. Williams. I have included a form SC 800 for you to complete, in its entirety regarding the May 10, 2022 hearing. Please check the date for this hearing, as May 10, 2022 was a state holiday for South Carolina and Family Court was not held in Chesterfield County on that day. Also, please check as to who the judge was for your hearing as we do not have a Family Court Judge by the name of Emily E. Williams. If you need help locating this information, please contact the clerk of court where your hearing was held. Once received, we will forward it to the appropriate court reporter.

As to your two General Sessions transcript requests, for hearings on February 10, 2022 & April 4, 2022, those have been sent out to the appropriate court reporters who should be in touch with you regarding the estimated cost for these transcripts.

You also requested a copy of documents related to your bond hearing. This office is not the custodian of such records. You will need to request copies of those documents from the Clerk of Court for Chesterfield County. Additionally, this office is not involved in the assignment of public defenders. You will need to contact the Public Defender's Office to seek representation. Their address is 300 Russell Street, Room 113, Darlington, SC 29532.

Sincerely,

  
Deputy Director  
Court Reporting/Court Scheduling

Enc: (1)



## CHESTERFIELD COUNTY CLERK OF COURT

Christy F. Gaddy

200 West Main Street • P. O. Box 529  
Chesterfield, South Carolina 29709

Court of General Sessions

Court of Common Pleas

July 18, 2022

Emanuel A. Bedford  
253 Throop Street  
Bennettsville, SC 29512

PLEASE FIND THE REQUESTED DOCUMENTS ENCLOSED, THERE WILL BE A 25 CENT FEE FOR EACH DOCUMENT THE NEXT TIME THESE DOCUMENTS ARE REQUESTED.

OUR OFFICE DOES NOT HANDLE DETAINERS, YOU WILL HAVE TO CONTACT THE ARRESTING AGENCY THAT PLACED THE DETAINER ON YOU.

I HAVE PLACED YOUR LETTER/MOTION REGARDING A SPEEDY TRIAL IN YOUR FILE AND I HAVE MADE A COPY AND FORWARDED TO THE SOLICITORS OFFICE.

I HAVE PLACED YOUR LETTER REGARDING YOUR CHARGES TO BE DISMISSED OF IN YOUR FILE AND I HAVE ALSO FORWARD A COPY TO THE SOLICITORS OFFICE.

OUR OFFICE DOES NOT HANDLE JAIL TIME YOU WILL NEED TO CONTACT YOUR CASE WORKER TO FIND OUT THAT INFORMATION.

OTHER It is our understanding that you retained attorney Joshua Koger Jr. to represent you. Any and all motions need to go through your attorney. The attorney will then file all motions and documents on your behalf. Enclosed is a letter that your former attorney filed regarding your attorney status. PS. your new attorney needs to file a letter of representation for you.

SINCERELY,  
COURT SERVICES SECTION

with for twenty-nine (29) years". Nevertheless, we talked for approximately forty-five (45) minutes and he wanted to talk with his son before I had the opportunity to be retained as counsel. Mr. Bedford told me to give him approximately thirty (30) days to talk with his son to see whether his son still wants to seek new counsel.

Mr. Bedford contacted me during the week of May 9, 2022 to inform me that his son would like to talk to me as he may have had a change of heart as to seeking new counsel. From Mr. Bedford I had a general idea in Allendale County during the week of May 20, 2022 (to which I returned a not guilty verdict less than one and one-half (1 1/2) hours) and that I would be able to visit his son until after Memorial Day or the first week in June. Subsequently, I received the call of the State of Investigation on May 13, 2022. At this point, I decided that I would not be able to continue as counsel for Mr. Emanuel Bedford. Thus, I continue my preparation for my murder trial and litigated the trial in Allendale County General Sessions Court, previously sworn to the Oath in support of Mr. Emanuel Bedford's complaint (2022-000000) and now, being and preparing to sign this notice.

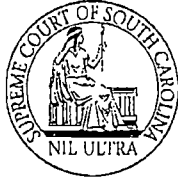
Sincerely,

  
s/Joshua Koger, Jr.

Joshua Koger, Jr.

JKJ:jkj

*Christy S. Shaddy*  
A True Copy Attest  
CLERK OF COURT C.P. & G.S.  
CHESTERFIELD COUNTY, SC  
2022 JUL 22 P 4:13  
Christy S. Shaddy  
CLERK OF COURT  
CHESTERFIELD COUNTY, SC



The Supreme Court of South Carolina  
OFFICE OF DISCIPLINARY COUNSEL

John S. Nichols  
Disciplinary Counsel

Sara P. Morris  
Assistant Disciplinary Counsel

Post Office Box 12159  
Columbia, South Carolina 29211

Telephone: (803) 734-2038  
Fax: (803) 734-1964

August 25, 2022

PERSONAL & CONFIDENTIAL

Emanuel A. Bedford  
Marlboro County Detention Center  
253 Throop Street  
Bennettsville, SC 29512

Re: Lawyer: Kernard Edward Redmond, Esquire  
Matter Number: 22-DE-L-0581

Dear Mr. Bedford:

We have received your request for review of the decision to dismiss your complaint in the above-referenced matter. Your request will be considered by an investigative panel of the Commission on Lawyer Conduct. You will be notified of the Commission's decision. In the meantime, feel free to contact me if you have any questions or concerns.

Sincerely,

*s/ Sara P. Morris*  
Sara P. Morris

SPM/

# The South Carolina Court of Appeals

The State, Respondent,

v.

Emanuel Auromond Bedford, Appellant.

Appellate Case No. 2022-000932

Chesterfield County

Trial Court Case No. 2022GS1300192, 2022GS1300193

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## ORDER

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Appellant has failed to provide a copy of the order on appeal, a proof of service for the notice of appeal, and provide proof that the notice of appeal was filed with the Chesterfield County Clerk of Court as required by Rule 203 of the South Carolina Appellate Court Rules (SCACR) and this Court's letters dated July 8, 26, and August 10, 2022. Appellant has also failed to order the transcript as required by Rule 207, SCACR. Accordingly, this matter is dismissed. The remittitur will be sent as provided by Rule 221(b), SCACR.

FOR THE COURT

BY

*V. Claire Allen*

CLERK

Columbia, South Carolina

cc:

Emanuel A. Bedford  
Robert Michael Dudek, Esquire  
Alan McCrory Wilson, Esquire  
William M. Blich, Jr., Esquire

**FILED**  
**Sep 07 2022**