

RECEIVED

DEC 28 2022

THE STATE OF SOUTH CAROLINA

SC Court of Appeals

No. 2022-000339

In The Court of Appeals (as Transferred from the Supreme Court of South Carolina)

APPEAL from RICHLAND COUNTY Court of COMMON PLEAS

D. Craig Brown, Circuit Court Judge, Case No. 2019-CP-40-01374.

Which is an Appeal from Richland County (Dentsville) Magistrate Phillip F. Newsom

As transferred to Richland Count Magistrates from the City of Columbia' Municipal Court (CMC)

Summary Court No. L066971

City of Columbia, SC,

Respondent,

v.

Marie Assa'ad-Faltas, MD, MPH,

Appellant.

APPELLANT'S MOTION to Remand to Settle the Record on Appeal OR for Respondents to be ORDERED to Produce ALL Existing Relevant Documents NOT Given to Appellant.

Appellant Marie Assa'ad-Faltas, MD, MPH ("Dr. Assa'ad-Faltas" or "Dr. Faltas") *pro se* shows that she was forced to spend the last 14 years fending off many *already-proven-false* criminal charges against her; but if the conviction underlying this case stands, fabricators and framers will learn that if they lie and suborn perjury in ten cases, they will succeed in one. That would be a disaster for justice and society.

It is already known that *the* City had Steele's 21 December 2009 "victim impact statement" at least until 12 November 2010 **and no reason to destroy it thereafter**. *The* City also made its own raudio of Dr. Faltas identifying for the recors documents in "the two banker's boxes" of which she needed copies. It is also not impossible or unreasonable to require Steele to provide the name her "primary care provider" and any prescriptions for Paxil or any other mind-altering medication that MD or DO wrote for Steele.

SC Circuit Judge Newman, *filie*, is familiar with this case and would probably be agreeable to holding a brief examination of the relevant MD or DO to confirm or refute *the Prosecution's* **and** Steele's claim of mental injury resulting from Dr. Faltas' hand-delivering to Steele a 1-page letter on 11 September 2009.

Threatened harm to Dr. Faltas, including the possibility of *literal* death if returned to Alvin S. Glenn Detention Center ("ASGDC"), where two young male inmates died in different months this year alone, and where Dr. Faltas was struck with atrial fibrillation ("A-fib") *this* June, justify this minimal step which would restore confidence in the judiciary and send a strong message to liars and fabricators. Remand need not delay this appeal as a remand hearing may be held in the after-Christmas in-chambers week.

Dr. Faltas did not consult Mr. James but expect an officer of the courts to assist the courts.

Sincerely submitted on 22 December 2022.



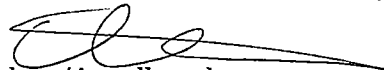
s/Marie Assa'ad-Faltas, MD, MPH, Defendant/Appellant *pro se*

P.O. Box 9115, Columbia, SC 29209 Phone: (803) 783-4536 Cell: (330) 232-4164

e-mail: Marie Faltas@hotmail.com and MarieAssaadFaltas@GMail.com

Certificate of Service Satisfying the Substance of Form 7 and of all Relevant Rules, SCACR

On 22 December 2022, I served Mr. Marshall James, sole Counsel for sole Respondent in this case, with a true copy of this document by going to City of Columbia's Legal Department's office location on Washington and Main Streets, Columbia, SC 29201, and there and then hand-delivering the true copy of this document to a person long known to me to be approved and entrusted to deliver it to Mr. Marshall, all God so willing.



s/Marie Assa'ad-Faltas, MD, MPH, Defendant/Appellant, here server *pro se*

P.O. Box 9115, Columbia, SC 29209 Phone: (803) 783-4536 Cell: (330) 232-4164

e-mail: Marie Faltas@hotmail.com and MarieAssaadFaltas@GMail.com