

1-19-23

TO WHOM THIS MAY CONCERN,

IM REQUESTING THAT THE FOLLOWING ITEMS BE FILED IN THIS COURT. IM ALSO REQUESTING THAT THE FOLLOWING BE FORWARDED TO;

WANDA H. CARTER  
DEPUTY CHIEF APPELLATE DEFENDER  
SOUTH CAROLINA COMMISSION ON INDIGENT  
DEFENSE

**RECEIVED**

P.O. BOX 11589

COLUMBIA, SC 29211 JAN 25 2023

SC Court of Appeals

W.S.C. 18 § 2076 - CLERK OF COURT

WHOEVER, BEING A CLERK WILLFULLY REFUSES OR NEGLECTS TO MAKE OR FORWARD ANY REPORT, CERTIFICATE, STATEMENT, OR DOCUMENT AS REQUIRED BY LAW, SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN ONE YEAR OR BOTH

WITHOUT RECEIPT

*Lo-dail*

MRS. WANDA CARTER

RECEIVED

JANUARY 17, 2023

JAN 25 2023

SC Court of Appeals

DUE TO MY BELIEF AND THEORY THAT ASSISTANT SOLICITOR KERNARD REDMOND COMMITTED PROSECUTORIAL MISCONDUCT AND OR EXTRAJUDICIAL COMMENTS DURING TRIAL HELD JULY 2021 WHERE I WAS WRONGFULLY CONVICTED OF THREE COUNTS OF ASSAULT ON A POLICE OFFICER WHILE RESISTING ARREST IM REQUESTING THAT THE ISSUES THAT IM WRITING YOU ABOUT BE RAISED WHILE MY DIRECT APPEAL IS STILL PENDING. THE ONLY ISSUE THAT YOU RAISED WAS THE ISSUE OF MY BEING COMPETENT TO STAND TRIAL WHEN CLEARLY THERE WERE MORE ISSUES WITHIN MY TRIAL. NOT SURE IF YOU ONLY RAISED ONE ISSUE DUE TO THE FACT THAT YOU WERE COURT APPOINTED AND NOT PAID, BUT WITH ALL RESPECT I ASK THAT YOU RAISE THE ISSUES THAT IM REQUESTING WHILE MY DIRECT APPEAL IS STILL PENDING, EVEN THOUGH YOU WERE ENTITLED TO ONLY FILE ONE.

PAGE 179, 15-16, SOLICITOR KERNARD REDMOND STATED,

"IF SOMEBODY HITS ME LIKE THAT, THE WAY I GREW UP, IM GONNA KNOCK THE HELL OUT OF THEM"

(SEE TRANSCRIPT OF RECORD)

ABA STANDARDS FOR CRIMINAL JUSTICE 3-5.8(b)(2 ed. 1980)  
[U.S. V. YOUNG]

EXCEPT FOR STATEMENTS THAT ARE NECESSARY TO INFORM THE PUBLIC OF THE NATURE AND EXTENT OF THE PROSECUTOR'S ACTIONS AND THAT SERVE A LEGITIMATE LAW ENFORCEMENT PURPOSE, REFRAIN FROM MAKING EXTRAJUDICIAL COMMENTS. RULE 3.6  
RULE 8.4

DEFENSE COUNSEL, LIKE THE PROSECUTOR, MUST REFRAIN FROM INTERJECTING PERSONAL BELIEFS INTO PRESENTATION OF HIS CASE AND MUST NOT BE PERMITTED TO MAKE UNFOUNDED AND INFLAMMATORY ATTACKS ON OPPOSING ADVOCATE.

ABA CODE OF PROF. RESP., DR7-106(C)(3,4) [U.S. V. YOUNG]

"EXPRESSIONS OF PERSONAL OPINION BY THE PROSECUTOR ARE A FORM OF UNSWORN, UNCHECKED TESTIMONY AND TEND TO EXPLOIT THE INFLUENCE OF THE PROSECUTOR'S OFFICE AND UNDERMINE THE OBJECTIVE DETACHMENT THAT SHOULD SEPERATE A LAWYER FROM THE CAUSE BEING ARGUED." *id.*, AT 3-89  
[BERGER V. U.S.]

IT IS THE RESPONSIBILITY OF THE COURT TO ENSURE THAT FINAL ARGUMENT TO THE JURY IS KEPT WITHIN PROPER, ACCEPTED BOUNDS.

IN [NAMET V. U.S.], THE COURT RECOGNIZED THAT EVEN IN THE ABSENCE OF AN OBJECTION, TRIAL ERROR MAY REQUIRE REVERSAL OF A CRIMINAL CONVICTION ON EITHER OF TWO THEORIES: (1) THAT IT REFLECTED PROSECUTORIAL MISCONDUCT, OR (2) THAT IT WAS OBVIOUSLY PREJUDICIAL TO THE ACCUSED.

DEFENSE COUNSEL TONYA COPELAND - LITTLE REFUSED TO OBJECT TO A NUMBER OF ISSUES WITHIN MY CASE. NOT ONLY DID SHE NOT OBJECT TO SOLICITOR REDMOND'S STATEMENT, BUT SHE FAILED TO OBJECT TO THE TESTIMONY OF DR. MATTHEW GASKINS WHO COMMITTED PERJURY. DURING DR. GASKINS TESTIMONY HE FALSLY STATED THAT HE EVALUATED ME ON THE 18TH OF JUNE FOR ONE HOUR AND TEN MINUTES (SEE TRANSCRIPT OF RECORD, PAGE 45 17 A.) WHEN CAMERAS WILL PROVE THAT THIS SO-CALLED EVALUATION ONLY LASTED FOR 20-25 MINUTES AND FOR THE FIRST 10 MINUTES COUNSEL TONYA COPELAND LITTLE WAS NOT EVEN PRESENT. THEREFORE I KNOW WITHOUT A SHADOW OF DOUBT THAT DR. MATTHEW GASKINS IS A PERJURER FOR THE STATE. NEVER WAS I ASKED ANY QUESTIONS RELEVANT TO MY COMPETENCY AND IM NOT SURE HOW IN ONLY 25 MINUTES HE COULDVE COME TO THE CONCLUSION THAT I WAS INDEED COMPETENT AND SUFFERED FROM ANTI-SOCIAL DISORDER. A FULL INTERVIEW WAS NOT EVEN CONDUCTED (SEE PAGE 45, 1-6, TRANSCRIPT OF RECORD)

THEREFORE, I HAVE REASON TO BELIEVE THAT DR. MATTHEW GASKINS COMMITTED PERJURY AND DID SO TO ACCOMMODATE THE STATE IN GETTING A CONVICTION. IF THIS IS NOT TRUE THEN I REQUEST THAT THE RECORDING OF THIS INTERVIEW BE BROUGHT AS EVIDENCE.

DURING MY TRIAL, EVEN THOUGH I WAS IN AN UNNATURAL STATE OF MIND, I TOLD THE JUDGE THAT COUNSEL TONYA COPELAND-LITTLE WAS INEFFECTIVE BEFORE THE TRIAL HAD EVEN STARTED. NOT ONCE DID MRS LITTLE SPEAK TO ME PERTAINING TO MY ASSAULT CASE AND NEITHER DID SHE INFORM ME OF A TRIAL PRIOR TO GOING SO WE DID NOT EVEN SPEAK ABOUT A DEFENSE OR NEITHER DID SHE ASK IF I WANTED TO PLEA GUILTY.

PEOPLE ARE BEING DEPRIVED ALL AROUND THE COUNTRY OF THEIR SOVEREIGNTY DUE TO THE DECEPTION OF THE U.S.A. CORPORATION. THIS IS BEING DONE BY GETTING PEOPLE TO CLAIM THEY ARE CITIZENS OF THIS ENTITY, IN WHICH I AM NOT.

I AM RESPECTFULLY REQUESTING THAT THESE ISSUES BE RAISED IN MY CASE WHILE I'M ON MY DIRECT APPEAL.

IT DOES NOT MAKE SENSE TO ME THAT I WAIT TO ADDRESS THEM ON PCR WHEN THEY CAN BE ADDRESSED NOW.

FOR THAT REASON COPIES OF THIS LETTER WILL BE PROVIDED TO THE CLERK OF COURT AND THE DEPARTMENT OF JUSTICE FOR THE RECORD OF PROVING THAT I DID REQUEST THIS BE DONE. CLEARLY THE GOVERNMENT CANNOT BE IN CHARGE OF DECIDING FOR THEMSELVES WHETHER OR NOT THEY SHOULD INDICT THEMSELVES ON CRIMINAL CHARGES OR NOT. THIS IS PRECISELY WHY WE HAVE SO MUCH CORRUPTION IN THIS SO-CALLED GOVERNMENT.

IT IS THE DUTY OF THE PEOPLE TO STAND UP AS FAITHFUL AND WISE STEWARDS (LUKE 12:42) AND BRING THE SERVANTS WHO THINK THEMSELVES AS MASTER BACK INTO SUBJECTION.

"THE CONSTITUTIONS OF MOST OF OUR STATES ASSERT THAT ALL POWER IS INHERENT IN THE PEOPLE; THAT THEY MAY EXERCISE IT BY THEMSELVES IN ALL CASES TO WHICH THEY THINK THEMSELVES COMPETENT OR THEY MAY ASK BY REPRESENTATIVES, FREELY AND EQUALLY CHOSEN; THAT IT IS THEIR RIGHT AND DUTY TO BE AT ALL TIMES ARMED; TO FREEDOM OF PERSON; FREEDOM OF RELIGION; FREEDOM OF PROPERTY; AND FREEDOM OF THE PRESS."

I'M NOT IGNORANT TO WHAT IS BEING DONE WITHIN THIS SYSTEM AND FOR THAT REASON I JUST REQUEST THAT UNDER U.S.C. 42 §1986 I AM NOT NEGLECTED OR DEPRIVED FROM THE JUSTICE I DESERVE WHEN IT IS CLEAR THAT I HAVE BEEN RAILROADED BY THIS SYSTEM. THIS IS MY SECOND TIME BRINGING MOST OF THESE ISSUES TO YOUR ATTENTION.

RESPECTFULLY,

*David Little* WITHOUT REBUTTAL  
\$1,000,000,000.00

DAVID ANTONIO LITTLE  
#385407  
MCI  
386 REDEMPTION WAY  
McCORMICK, SC 29899

DAVID LITTLE #385407  
MCI  
386 REDEMPTION WAY  
MCCORMICK, SC 29899

AUGUSTA, GA 309

23 JAN 2023 PM 1 T



**RECEIVED**

JAN 25 2023

**RECEIVED**

Court of Appeals

CLERK OF COURT  
COURT OF APPEALS

1220 SENATE ST.

COLUMBIA, SC 29201

SCDC  
Christmas  
Packet

JAN 23 2023

MCI  
MAIL ROOM

2920183765

