

Exhibit 1

Theodore Bolick

Evans Correctional Inst **RECEIVED**

610 Highway # 9 West

APR 07 2023

Ben Lattsville, S.C, 29512 SC Court of Appeals

March 31, 2023

To: Honorable, Jenny Kitchings
Clerk, Court of Appeals
P.O. Box 11629
Columbia, S.C, 29211

RE: State V Bolick, 2020-001497

Dear Honorable Jenny Kitchings,

Because I have alleged inappropriate behavior on behalf of Deputy Clerks, and even filed a Notice of Conflict of Interest as a result, I am respectfully requesting that you handle this filing personally.

I make this request cautiously and in good faith for reasons I will explain in this letter.

Ms. Kitchings I did not make my accusations against your Deputy Clerks

lightly or without good cause as the record plainly shows.

First, on September 16, 2022 the state/Respondents through William M. Blitch Jr (hereafter Mr Blitch) circumvented SCACR Rules 240 and 267 by simply sending a short note to the clerk's office requesting an extension, (see Attachment 1). However, this improper request was granted.

Thereafter, on October 17, 2022 Mr Blitch filed a proper motion requesting a third extension. By Order on October 18, 2022 Deputy Clerk, Catherine Harrison granted the extension, but stated in the Order, "any further extension request must show the existence of extraordinary circumstances."

Black's Law Dictionary (11th ed. 2019) defines Extraordinary Circumstances as,

"A highly unusual set of facts that are commonly associated with a particular thing or event."

Merriam-Webster defines Extraordinary as,

"very unusual: very different from what is normal or ordinary."

On November 16, 2022 Mr Blich filed a Fourth Motion For Extension Of Time. However, this motion did not allege any "extraordinary circumstances" for further extensions, only an ordinary everyday heavy-work load. The Supreme Court by Order dated March 18, 2009 required Mr Blich to show extraordinary circumstances before receiving a Fourth Extension, as well as did the Order signed by Deputy Clerk, Catherine Harrison dated October 18, 2022. However, contrary to the directives of the S.C. Supreme Court, and the Order by Catherine Harrison dated October 17, 2022 Mr Blich was granted a Fourth Extension by a Deputy Clerk whose signature is not legible. This was over my expressed written objections.

Then on December 16, 2022 Mr Blich filed a Fifth Motion For Extension Of Time. Again, Mr Blich did not allege any extraordinary circumstances for this extension. However, contrary to S.C. Supreme Court

directives, and the order dated November 22, 2022 Mr Blich's request for extension was granted. Not only was this contrary to court orders, but it was also contrary to common law.

Here recently I filed a Motion For sanctions bringing the court's attention to this conduct. In response Mr Blich wrote to your office seemingly seeking advice on what to file, again attempting to circumvent Rules 24D and 267 SCACR.

All this behavior is inappropriate and suspicious nature, and I am respectfully bringing this to your attention. I am very concerned as a result of this suspect behavior because it is not the first time I have been wrongfully mistreated by your Deputy Clerks, this has occurred on two other occasions. Let me explain.

Pursuant to Barber v State of South Carolina, 433 S.C., 399 (2021) "A clerk of court may not reject pleading for lack of conformity with requirements of form; only a judge may do that S.C. Ann Code Ann. § 17-27-40" and

"The clerk's of court have a ministerial duty to docket filings irrespective of potential procedural flaws that may exist S.C. Code Ann. § 17-27-40"

However, twice I attempted to file a Writ of Habeas Corpus pursuant South Carolina Code of Law § 17-17-30 before Judge Cothran wrongfully granted the state's Motion For Reconsideration on June 10, 2021, but Deputy Clerk, Catherine Harrison wrongfully rejected my petitions without filing them (see Attachment 2)

The most disturbing thing about Deputy Clerk, Catherine Harrison rejecting my lawfully filed petitions for a Writ of Habeas Corpus is that I was not represented by counsel when I filed them, and although somewhat related, a Petition For Writ of Habeas Corpus is a separate action from an appeal, and therefore, her reasons for rejecting them was clearly erroneous.

Furthermore, on August 6, 2020 you personally rejected a Petition For Writ of Habeas Corpus filed on June 25, 2020 on the basis that I did not have

an appeal pending. That was clearly erroneous as nothing in law states I must have an appeal pending in the Court of Appeals before I can file a Writ of Habeas Corpus. (See Pg. 27 of 42 of the Petition For Writ of Habeas Corpus, Bolick v. Terrell and James)

So respectively speaking your office is partially responsible for the grave miscarriage of justice that has occurred in my case. If not for your office wrongfully rejecting my filings, the Honorable Justices in the Court of Appeals would have known of my circumstances years ago.

In addition to sending you a copy of this letter and attachments, I am contemporaneously filing a Motion And Evidence In Support of Conflict of Interest that include this letter and attachments. Please file this accordingly, and please cease and desist in interfering with or denying me access to the courts when I lawfully file motions or petitions.

Thank you for your time and

patience, and hopefully instead of resent-
ing me for my filings you will use the
things I've respectfully brought to your
attention to change and remedy the
inappropriate behavior in your office.

Respectfully Yours
Theodore Bolick
Evans Correctional Inst.
610 Highway #9 West
Bennettsville, S.C. 29512



Attachment 1

ALAN WILSON
ATTORNEY GENERAL

September 16, 2022

VIA ELECTRONIC FILING

The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

RE: The State v. Theodore Jerry Bolick
Appellate Case No. 2020-001497

Dear Ms. Kitchings:

The Initial Brief of Respondent and Designation of Matter in the above case are due to be served and filed with the Court today. However, due to my heavy work-load, I am requesting a second, thirty-day extension in which to serve and file this brief. By copy of this letter, I am informing Appellant of my request.

Sincerely,

William M. Blich, Jr.
Senior Assistant Deputy Attorney General

WMB/cc

cc: Theodore Jerry Bolick, *pro se* Appellant (via US Mail)



The South Carolina Court of Appeals

JENNY ABBOTT
KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1015 SUMTER STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

July 15, 2021

Theodore Jerry Bolick, 00384070

Re: The State v. Theodore J. Bolick
Appellate Case No. 2020-001497

Dear Mr. Bolick:

The Court has received your July 12, 2021 letter. Because you are represented by counsel, we are returning your filings to you. Our records reflect the Office of Indigent Defense, Appellate Division, it assuming representation on appeal. *See Miller v. State*, 388 S.C. 347, 347, 697 S.E.2d 527, 527 (2010) ("Since there is no right to 'hybrid representation' that is partially *pro se* and partially by counsel, substantive documents, with the exception of motions to relieve counsel, filed *pro se* by a person represented by counsel are not to be accepted unless submitted by counsel.").

Very truly yours,

Handwritten signature of Catherine J. Fanning, deputy clerk.
CLERK

cc: Alan McCory Wilson, Esquire
Robert Michael Dudek, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blich, Jr., Esquire

Theodore J Bolick
4344 Broad River Rd
Columbia, SC 29210

Please refer to the Rules
of Civil Procedure about
filing requirements pertaining
to your case and In
Forma Pauperis Request.

sccourts.org

Theodore Dalick 384670 S-B-13
4248 Edinboro Hwy
Kershaw S.C. 29067



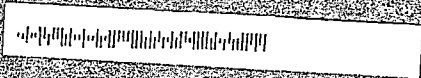
RECEIVED

APR 29 2021

SC Court of Appeals

The South Carolina Court of Appeals
Terry Abbott-Kitch, Esq. Clerk
P.O. Box 11629
Columbia, S.C. 29211

APR 27 2021



Theodore Bolick
4848 Goldmine Hwy
Kershaw, S.C. 29067

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APR 29 2021

SC Court of Appeals

April 26, 2021

To: Jessy Abbott Kitchings
P.O. Box 11629
Columbia, S.C. 29211

RE: State V. Bolick

App. Case No. 2020-001497

Dear Ms Kitchings

Please find enclosed my petition for a Writ of Habeas Corpus and present it to the Judge or Judges who are handling the above referenced case.

It seems Mr Thomas Groom Terrell III is a rogue solicitor who feels he is above and beyond the law, or the courts, and simply does what he wants, when he wants, and does so with impunity.

For instance, he has failed to provide this court with a "status update every thirty days" in the above referenced case, as was so duly ordered by this court.

Further, on April 15, 2021, Judge Cotheran granted my Motion For Mistrial. However, I

as of this date am still a prisoner in the S.C.P.C. I have no detainers, and these charges are the only ones I had. So there is no lawful or valid reason for me to still be in the S.C.P.C.

I had my sister call the Horry County Clerk's Office, and they stated to her that the solicitor was appealing the Judges granting of the mistrial, and that was the reason I was still being held in prison.

However, "A mistrial is not the final disposition of a case, and until the case is finally disposed of, no appeal may be brought as to rulings made up to the time the mistrial was ordered." *Good v. Hartford* Acc. 3, Indem. Co (S.C. 1942) 201 S.C. 32, 21 S.E.2d 209. Further, I've received no notice of appeal, no safekeeping order, or Motion for stay of judgment or execution thereof.

How am I legally in prison? Please present my petition for Writ of Habeas Corpus to the Court of Appeals so I can stop a solicitor who has obviously run amok!

Sincerely
T. Bolick

7

SOUTH CAROLINA COURT OF APPEALS

PETITION FOR WRIT OF HABEAS CORPUS

Theodore J. Bolick,

Petitioner,

v.

Thomas Groom Terrell III,

and Warden James,

Respondents.

RECEIVED

APR 29 2021

SC Court of Appeals

NOW COMES: Petitioner Theodore J. Bolick pro se pursuant South Carolina Code of Law Title 17, Chapter 17, Section 30 in an abundance of caution hereby respectfully petitions the Judges of the Honorable Court of Appeals for the Great Writ. In support of this Petition the Petitioner shows unto this Honorable Court as follows:

I PARTIES

(a) Petitioner,

Theodore J. Bolick is the Petitioner and his mailing address is 4848 Goldmine Hwy, Kershaw, S.C. 29067

(b) Respondents

(1) Thomas Groom Terrell III is a Respondent and his mailing address is P.O. Box 1688 Georgetown, S.C. 29442

(2) Warden James is a Respondent and her mailing address is 4848 Goldmine Hwy, Kershaw, S.C. 29067 where she has immediate control and custody of Petitioner.

II JURISDICTION

The Honorable Court of Appeals has jurisdiction pursuant S.C. Code of Law § 17-17-30 and may assume jurisdiction by and through State v. Bolick Appellate Case No. 2020-001497.

III REASON THE GREAT WRIT SHOULD BE ISSUED

As briefly as possible, on July 23, 2019 the State by and through Thomas Groom Terrell III called the Petitioner for trial on three separate indictments. A copy of the indictments are submitted herewith for this court's con-

veinance. The State by and through Thomas Groom Terrell III tried the Petitioner in his complete absentia and without counsel. Further, the State by and through Thomas Groom Terrell III combined the three seperate indictments, from three totally unrelated burglaries, which happened on three seperate dates, and at three seperate locations, with absolutely no evidence the same in either case, and no evidence what-so-ever that these crimes were the result of a chain of circumstances. Furthermore, there was no real evidence that Petitioner committed these crimes. In fact, the evidence was so minute and circumstantial that the States only hope of obtaining a conviction was to use the evidence of all three cases in their cumulative effect and allow this to combine in the jurors mind to infer a criminal disposition. The State by and through Thomas Groom Terrell III did this contrary to clearly established law, without regard to the Petitioner's rights to a fair trial, and with absolutely no remorse. As a result, the jury on July 24, 2019 returned a verdict of guilty on all three counts. Judge Larry B. Hyman sentenced the Petitioner, and in accordance with the law sealed

the judgments. See Exhibit A

Petitioner, upon learning of this outlandish unconstitutional trial, immediately recognized it for the abomination and travesty of justice it manifestly was. The State's behavior by and through Thomas Groom Terrell III was so shocking and outrageous and contrary to clearly established law, the Petitioner was goaded into filing for a mistrial, and did so on April 19, 2020 upon learning of the circumstances. This Motion For Mistrial was filed in the Horry County Clerk's Office and served on all parties.

Further, Petitioner on June 6, 2020 also filed a Motion For New Trial, filed it in the Horry County Clerk's Office, and served on all parties.

Petitioner was taken into custody by Horry County Sheriff's Deputies on May 28, 2020 and unlawfully extradited to South Carolina without being afforded the opportunity to petition for a Writ of Habeas Corpus. The Petitioner was placed in the J. Reuben Long Detention Center and held without bond, a court date, or a possible release date. This was contrary to the clearly established law pursuant to S.C. Code of Law, Title 17, Chapter 25, Section 310. Therefore, Petitioner prepared and filed with the S.C. Court of Appeals

a Writ of Habeas Corpus on June 25, 2020. However on August 6, 2020 Clerk Jenny Abbott Kitching returned said petition stating Petitioner had no appeal filed. Petitioner respectfully asks the Honorable Court to take judicial notice of the public record on said petition filed June 25, 2020 entitled Bolick V. Thompson but assigned no case number in that it specifically alleges Petitioner was being held with no bond or court date. See Exhibit B.

Continuing, because Petitioner had been extradited illegally, Petitioner filed a Civil Rights Complaint alleging so. This case is still pending in the U.S. District Court, Bolick V. Thompson et. al. S'20-CV-02888, and Petitioner also kindly asks this Honorable Court take judicial of these public records also.

After filing my complaint and petitioning for a Writ of Habeas Corpus with the Court of Appeals, the staff at J. Reuben Long Detention Center suddenly started placing me around prisoners who clearly had been in contact with COVID 19 and displayed the symptoms of COVID 19. However the jailers who were wearing masks steadfastly refused to allow me to have my mask, or to use a towel as a makeshift mask, or issue

me one. Therefore, I followed proper procedures, filed proper grievances, and when nothing was done, I filed another civil rights complaint.

Bolick V. Thompson et. al. 5:20-cv-03119. This lawsuit was dismissed with prejudice as a result of the Petitioner being wrongfully sent to S.C.D.C. on September 17, 2020 rendering my claim for injunctive relief moot. All these facts are relevant if the Honorable Court will kindly be patient a little longer. Here again the Petitioner kindly asks the Honorable Court to take judicial notice of the public records.

In response to Petitioner filing Civil Rights Complaints, Harry County Sheriff, Phillip Thompson retained Matthew Johnson as counsel in July 2020. Thereafter, Matthew Johnson moved both cases to the U.S. District Court. In early September of 2020 Matthew Johnson began seeking and was granted protective orders in both cases.

On September 16, 2020 after several months of seeking an opportunity to be heard on my Motion For Mistrial and Motion For New Trial, the state by and through Thomas Terrell III had Petitioner transported to Harry County Circuit Court, Judge William Seals presiding. Judge Seals refused to allow the Petitioner

to speak, or be heard on the pending Motion For Mistrial or Motion For New Trial. Judge Seals made no inquiry as to counsel, and when I tried to object, he stated, "if you don't like it appeal." He opened the Sealed Judgment, read me the sentences, and signaled bailiffs to remove me from the courtroom. Major Joe Johnson of the I Reuben Long Detention Center began laughing and stated, "you're going to prison," as did Thomas Terrell III, and Judge Seals.

Although I clearly wished to appeal as is manifest by the record, I was not allowed to in open court, nor was any consideration given as to counsel to assist me with appeal.

I was taken back to I Reuben Long Detention Center where Major Joe Johnson was waiting on me. I was not allowed to return to my cell and gather my legal materials and personal property, but pushed into a small cell in the booking area where I was forced to spend the night. Early the next morning the Petitioner was given the judgments read by Judge Seals, and immediately transported to the S.C.D.C. to Kirkland R and E Correctional Inst.

Upon arriving at Kirkland my law book was seized, my writing utensils and paper

were seized, and I was denied access to a law library, thus making it almost impossible to give proper notice of appeal. The Petitioner, however, through sheer determination was able, after much effort, to file an appeal. This was so even though the State by and through Thomas Terrell III and Judge Seals had plainly conspired to deny Petitioner the ability or his right to appeal. See Exhibit C.

However, the Honorable Court of Appeals after finally being able to consider the Petitioner/Appellant's attempt to appeal immediately noticed the Petitioner/Appellant's valid Motion For Mistrial along with several other serious motions had been completely ignored by the State, (Thomas Terrell III), and Judge William Seals, an action that was suspect to say the least. Therefore the Court of Appeals ordered the Petitioner/Appellant and William M. Bitch Jr. to serve and file a memorandum addressing the issue of appealability. See Exhibit D

Thereafter, both William M. Bitch Jr. and Petitioner/Appellant filed memorandums fully agreeing that all outstanding motions should have been considered. Petitioner/Appellant complained then of Judge Seals

and Thomas Terrell III's behavior on September 16, 2020.

The Honorable Court of Appeals after duly considering both memoranda remanded the case back to Circuit Court for consideration of all outstanding motions. Further, the court ordered the Respondent to provide this Court with "status updates every thirty days until the motions are resolved." See Exhibit E.

As of the date of this writing April 27, 2021 the Respondent is in contempt of the Court of Appeals Order dated February 5, 2021. Further, the status update dated March 1, 2021 is based on a falsehood. Appellant was at Kirkland on February 17, 2021 as can easily be proven and established by S.C.D.C. records. The Appellant was transferred to Leiber on February 18, 2021 and placed on quarantine. See Exhibit F. Please also note Thomas Terrell III was trying his very best to have the outstanding motions heard in front of Judge Seals via virtual courtroom.

Further, an Email from Thomas Terrell III to Jacob Lampke, Judge Steven John's Law Clerk clearly manifests Thomas Terrell III's participation in this vicious and shocking conspiracy.

Mr. Terrell's own words, "With that in mind I have already scheduled Mr. Bolick's motions to be heard as soon as possible via WebEx in front of J. Seals next Wednesday, February 17, 2021. That way, any objection Mr. Bolick may have to being appointed particular representation may be put on the record and the Judge may make a determination on that motion at that point. Depending on the outcome of that motion, I believe we would be able to handle any other post-trial motions Mr. Bolick has then to allow the appeals process to run its course." See Exhibit G

It is manifest that by this communication that Mr. Terrell had a preconceived idea as to what the decision would be on the outstanding motions prior to them being heard, and "the appeals process would have to run its course". This is outstandingly amazing considering that when the Motion For Mistrial was finally heard on April 15, 2021 in front of another Judge besides Judge Seals, not only did Mr. Terrell not have a single case law to support his position, he could not even state why he tried all three cases at once. He didn't have a reason other than he just did. Further,

unless Mr Terrell had a mouse in his pocket, when he used the word "we" in this Email, he was referring to Judge seals, his co-conspirator on September 16, 2020. Also, Mr Terrell's reference to the Petitioner/Appellants Motion For Mistrial as a post-trial motion is clearly erroneous. Petitioner's trial was never actually finished until such time as Petitioner was sentenced on September 16, 2021. Manifesting this as truth is the fact that Petitioner could not even appeal until the judgment was unsealed and read on September 16, 2020. Petitioner's Motion For Mistrial was filed on or about April 19, 2020, five months before the opening of the sealed judgment. Thomas Terrell's and Judge seals' actions which wrongfully denied me the right to be heard on my Motion For Mistrial on September 16, 2020 do not make it a post-trial motion, and nor does their ignorance of law.

Finally, for the very first time since before the trial began on July 23, 2019, Petitioner/Appellant was allowed to speak and be heard on April 15, 2021. Petitioner/Appellant was able to be heard on his Motion For Mistrial and Supplemental Pleading And Motion

For Mistrial, Petitioner/Appellant cited the cases previously cited in his motions. Mr Terrell provided not one case to support his position, but argued he was ready to do so two years prior. The Honorable Judge offered to convene the court to allow Mr Terrell to find a case to support his position. I seconded the motion. Mr. Terrell declined the opportunity.

The Honorable Judge thereafter on April 15, 2021 granted the Motion For Mistrial which was originally filed on or about April 19, 2020. Petitioner/Appellant would argue that the Court granting a mistrial would immediately invalidate the judgments in this case (Exhibit A). However, and for whatever reason the Petitioner/Appellant still remains a prisoner in custody of Warden James at Kershaw Correctional Institute in Kershaw South Carolina by virtue of the same judgments a mistrial was declared on or about April 15, 2021.

At the time of this writing to the Petitioner/Appellant's knowledge Mr Thomas Terrell III as the Respondent in State V. Bolick, Appellate Case No. 2020-001497 is in contempt of the Order issued by this court of February 5, 2021, as Petitioner/Appellant has not been given

notice of any "status update" being filed other than the one filed on March 1, 2021 containing a fabricated falsehood. See Exhibit F. Further, as of the date of this writing April 26, 2021 the Petitioner/Appellant has not been given a "notice of appeal" if in fact the State is even entitled to one. See U.S. v. Jern, 91 S. Ct. 547 (2003) "Government could not appeal from judge's declaration of mistrial." Also is not a Circuit Court Judge's Order binding and in effect until such time as an appellate court would overturn it? At the time of this writing the Petitioner/Appellant has not received or been given notice of a motion for a stay of execution, nor given chance to argue in rebuttal to such a motion.

Furthermore, the Double Jeopardy Clause serves the function of preventing both successive punishments and successive prosecutions. U.S. v. Urey, 518 U.S. 267 (1996).

The mistrial granted on April 15, 2021 was not a mistrial of "manifest necessity." This mistrial was granted as a result both the judge and prosecutor proceeding in such outrageous manner that Petitioner/Defendant was goaded into moving for mistrial as

prosecutor and judge's actions of allowing and presenting all the separate, but unrelated indictments to one jury for one trial severely prejudiced Petitioner/Defendant in front of the jury, and allowed the jury to infer a criminal disposition on all counts. The Double Jeopardy Clause bars a retrial where defendant has been goaded by judge or prosecutor into moving for mistrial. Seay v Cannon, 927 F.3d 776 (4th Cir. 2019); U.S. v Masteller, 741 F.3d 503 (4th Cir. 2014); and State v Parker, 391 S.C. 606 (2011)

The obvious irregularities in this case as is manifested by public records in this case and the other cases referenced in this pleading, along with the Circuit Court's declaration of a mistrial on April 15, 2020 certainly prove something is amiss in Harry County. The fact that Mr. Thomas Terrell III has prosecuted the Petitioner contrary to clear and well established law is certainly suspect and support Petitioner's contentions that something is amiss in Harry County. The fact that Petitioner is still being persecuted contrary to the Circuit Court's ruling on April 15, 2021 is alarming to say the least. Mr. Thomas Terrell III's intent to keep the

Petitioner in prison regardless of a Circuit Court's Order is criminalistic by nature. Further, Mr. Thomas Terrell III's contemptuous attitude toward this Honorable Court's Order dated February 5, 2021 should by all rights compel this Honorable Court's intervention.

Since August of 2016 Mr Thomas Terrell III has lawlessly persecuted and prosecuted the Petitioner. He has consistently disregarded S.C. Code of Law, both the U.S. and S.C. Constitutions, and well established law as set forth by both the U.S. and S.C. Supreme Court, and now he is in contempt of both Circuit Court and Court of Appeals Orders, and continues to be the driving force behind the Petitioner's wrongful and unconstitutional incarceration. It is time for this Honorable Court's intervention, and this Honorable Court is certainly vested with the power to do so by virtue of this pleading and state V. Bolick Appellate Case No. 2020-001497. Further, the plethora of overwhelming evidence of corruption supported by the timing and sequence of events manifest criminal activity by government officials, and the serious need for this Honorable Court's intervention,

and Petitioner kindly asks that it do so, so as to prevent further travesty and miscarriage of justice as soon as humanly possible.

IV CONCLUSION

WHEREFORE: Petitioner prays the Honorable Court of Appeals:

1 Pursuant to S.C. Code of Law, Title 17, Chapter 17, section 80 convene an evidentiary hearing within ten (10) days as the Petitioner is incarcerated within one hundred (100) miles of this Court, and the compelling need of justice should mandate it;

2. Upon determining the Petitioner's allegations to be true, and his complaints founded, order the immediate release of the Petitioner without any delay;

3. Order the Petitioner be provided a copy of said order immediately;

4. Order a criminal investigation be conducted concerning the suspect behavior of Mr. Thomas Terrell III;

5. seriously consider holding Mr. Thomas Terrell III in contempt for his contemptuous behavior of both Circuit Court and Court of Appeal Orders;

6. Any and all other action this Honorable Court deems just and necessary.

Respectfully Submitted
This 26th day of April, 2021
Theodore Bolick, pro se
4848 Goldmine Hwy
Kershaw, S.C. 29067

CERTIFICATE OF SERVICE

I hereby certify a copy of the foregoing Writ of Habeas Corpus was served on Warden James at Kershaw Correctional Institution by institutional mail, and a copy was placed in the U.S. Mail, postage pre paid addressed

Thomas Terrell III
P.O. Box 1688
Georgetown, S.C. 29442

RECEIVED

APR 29 2021

SC Court of Appeals

Theodore Bolick
April 26, 2021

WITNESSES

Legan Cooper
Myrtle Beach Police Department

Lester Cook

ARREST WARRANT NUMBER

2016-2820802245
CDR: 0088 16-11-0312(B)
DOA: 8/28/2016

ACTION OF GRAND JURY

TRUE BILL

[Signature]
Foreperson of Grand Jury
Date: NOV 17 2016

DICT

Foreperson of Petit Jury
Date:

DOCKET NO. 2016-GS-26-05081

The State of South Carolina
County of Horry

Thomas Groom Tennell, III 16H04888

COURT OF GENERAL SESSIONS
NOVEMBER, 2016 TERM

THE STATE

VS.

Theodore Jerry Bolick
W/M
Myrtle Beach, SC 29577-4768
DOB:
SSN: .

ATTORNEY: W. Thomas Floyd

Indictment for
BURGLARY, SECOND DEGREE
(VIOLENT)

Jimmy A. Richardson, II, Solicitor

FILED
HORRY COUNTY
2016 NOV 23 AM 8:23
HELANIE HUGGINS-WARD
CLERK OF COURT
DATE RECEIVED FROM
GRAND JURY

STATE OF SOUTH CAROLINA)
)
COUNTY OF HORRY)

INDICTMENT

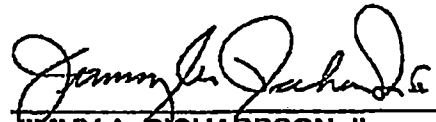
At a Court of General Sessions, convened on November 17, 2016, the Grand Jurors of Horry County present upon their oath:

BURGLARY, SECOND DEGREE
(VIOLENT)

CDR: 0086 16-11-0312(B)

That Theodore Jerry Bolick did in Horry County on or about August 18, 2016, enter without consent and with the intent to commit a crime therein, the Barrel Bar and Grill, a building located 2303 S. Kings Hwy in Myrtle Beach, and the defendant, Theodore Jerry Bolick, did enter the building in the nighttime and/or was armed with a deadly weapon, in violation of Section 16-11-0312(B), S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.



JIMMY A. RICHARDSON, II
FIFTEENTH CIRCUIT SOLICITOR

WITNESSES

J Duesting
Myrtle Beach Police Department

Daniel Eddy

REST WARRANT NUMBER

2016A2820602260
CDR: 0088 16-11-0312(B)
DOA: 8/28/2016

ACTION OF GRAND JURY

TRUE BILL

Don Malby
Foreperson of Grand Jury OCT 20 2016

VERDICT

Foreperson of Petit Jury
Date:

DOCKET NO. 2016-GS-26-04947

The State of South Carolina
County of Horry

Thomas Groom Terrell, III 16H04590

COURT OF GENERAL SESSIONS

OCTOBER, 2016 TERM

THE STATE

VS.

Theodore Jerry Boilick

Myrtle Beach, SC 29577-4768
DOB:
SSN:

ATTORNEY: W. Thomas Floyd

Indictment for

BURGLARY, SECOND DEGREE
(VIOLENT)

Jimmy A. Richardson, II, Solicitor

FILED
HORRY COUNTY
2016 OCT 21 PH 3:21
MELANIE SUNDEN-WARD
CLERK OF COURT
DATE RECEIVED FROM
GRAND JURY

STATE OF SOUTH CAROLINA)
)
COUNTY OF HORRY)

INDICTMENT

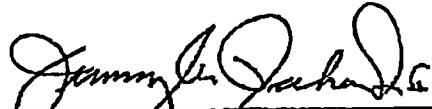
At a Court of General Sessions, convened on October 13, 2016, the Grand Jurors of Horry County present upon their oath:

BURGLARY, SECOND DEGREE
(VIOLENT)

CDR: 0088 16-11-0312(B)

That Theodore Jerry Bolick did in Horry County on or about August 27, 2016, enter without consent and with the intent to commit a crime therein, Giffs Liquors, a building located at 1490 S. Kings Hwy., within the city limits of Myrtle Beach, and the defendant, Theodore Jerry Bolick, did enter the building in the nighttime, in violation of Section 16-11-0312(B), S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.



JIMMY A. RICHARDSON, II
FIFTEENTH CIRCUIT SOLICITOR

WITNESSES

Amanda Crago
Myrtle Beach Police Department

Daniel Eddy

ARREST WARRANT NUMBER

BA2820802251
CBR: 0088 16-11-0312(B)
DOA: 8/28/2016

ACTION OF GRAND JURY

TRUE BILL

Ben Melby

Foreperson of Grand Jury
Date: OCT 20 2016

VERDICT

Foreperson of Petit Jury
Date:

DOCKET NO. 2016-GS-28-04953

The State of South Carolina
County of Horry

Thomas Groom Terrell, III 16H04691

COURT OF GENERAL SESSIONS

OCTOBER, 2016 TERM

THE STATE

VS.

Theodore Jerry Bolick
W/M

Myrtle Beach, SC 29577-4788
DOB:
SSN:

ATTORNEY: W. Thomas Floyd

Indictment for

BURGLARY, SECOND DEGREE
(VIOLENT)

Jimmy A. Richardson, II, Solicitor

FILED
HORRY COUNTY
2016 OCT 21 PM 3:22
MELBY, BEN - WARRI
CLERK OF COURT
DATE RECEIVED FROM
GRAND JURY

STATE OF SOUTH CAROLINA)
)
COUNTY OF HORRY)

INDICTMENT

At a Court of General Sessions, convened on October 13, 2016, the Grand Jurors of Horry County present upon their oath:

BURGLARY, SECOND DEGREE
(VIOLENT)

CDR: 0086 16-11-0312(B)

That Theodore Jerry Bolick did in Horry County on or about August 26, 2016, enter without consent and with the intent to commit a crime therein, China Chef, a building located at 1470 S. Kings Hwy., in the city limits of Myrtle Beach, and the defendant, Theodore Jerry Bolick, did enter the building in the nighttime, in violation of Section 16-11-0312(B), S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.



JIMMY A. RICHARDSON, II
FIFTEENTH CIRCUIT SOLICITOR



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

August 6, 2020

Theodore Bolick
4150 J. Reuben Long Ave.
Conway, SC 29526

Dear Mr. Bolick:

The Court received your petition for writ of habeas corpus. Our records do not reflect an appeal pending in your name. Accordingly, this Court is without jurisdiction to act. We are returning your filing to you. We will not take any further action.

Very truly yours,


CLERK

IN THE SOUTH CAROLINA COURT OF APPEALS
FIFTEENTH JUDICIAL CIRCUIT

HORRY COUNTY

PETITION FOR WRIT OF HABEAS CORPUS

THEODORE JERRY BOLECK,

PETITIONER

SOUTH CAROLINA CODE

OF LAW CHAPTER 17 et al.

VS.

PHILLIP THOMPSON

RESPONDENT.

RECEIVED

JUN 25 2020

SC Court of Appeals

NOW COMES: Petitioner, Theodore Jerry Bolick
pro se and pursuant South Carolina Code of Law
Chapter 17 et al. and hereby petitions this Honorable
Court for the Great Writ. In support of this peti-
tion it is showed unto this court as follows:

I PARTIES

A Theodore Bolick is the Petitioner in this action
and his physical address is 4150 J. Reuben Long Ave.
Conway, South Carolina 29526

B Phillip Thompson is the duly elected Sheriff of
Horry County, and his mailing address is 1301
Second Ave. Conway, South Carolina 29526

II JURISDICTION

Petitioner submits this Petition to the Justices of the South Carolina Court of Appeals pursuant South Carolina Code of Law 17-17-30.

Petitioner states he is incarcerated by virtue of a bench warrant issued out of Horry County General Sessions Court from the Fifteenth Judicial Circuit, a copy of which is attached hereto as Exhibit A.

III REASON WRIT SHOULD BE ISSUED

On May 26, 2020 Petitioner was served a Governor's Warrant in Randolph County North Carolina as a result of the Bench Warrant issue out of Horry County for burglary. The Bench Warrant is attached hereto as Exhibit A.

On May 28, 2020 Petitioner was extradited back to South Carolina without being allotted any time to petition for a Writ of Habeas Corpus in violation of North Carolina General Statutes, Section 15A-730.

Upon his return Petitioner discovered that three charges of burglary had been joined together for trial and tried by jury in his complete and total absence. The charges were joined even though they happened on separate dates, at separate locations, were different types of businesses, and no evidence was the same in either case.

Thereafter, the Petitioner was found guilty and a Judgment was sealed. As a result Petitioner is being held in the Horry County Detention Center with no bond or a court date. Petitioner was tried on July 23 and 24, 2019 in his whole and complete absentia and found guilty. Petitioner alleges this trial was a conspiracy between local government officials orchestrated to retaliate against him maliciously and vindictively for successfully suing the Respondent in this Petition, Sheriff, Phillip Thompson in Bolick v. Thompson et al, 2017-CP-26-7952.

IV CONSTITUTIONAL ISSUES

The Petitioner alleges that his whole and complete absentia conviction violates his Due Process rights protected by the Fourteenth Amendment of the United States Constitution.

Further, the Petitioner alleges that the joinder of the three burglaries for trial did prejudice the Petitioner's right to a fair trial protected by the Sixth Amendment of the United States Constitution.

Finally, Petitioner alleges the conspiratorially orchestrated malicious and vindictive prosecution of these cases in retaliation for Petitioner suing Sheriff, Phillip Thompson violates his

rights protected by both the First and Sixth Amendments to the United States Constitution.

The Petitioner elaborates in more detail with supporting case law the foregoing constitutional issues in the Brief of Law In Support of Writ of Habeas Corpus submitted herewith.

V REQUEST FOR RELIEF

WHEREFORE, Petitioner respectfully prays as follows:

1. An evidentiary hearing on all issues;
2. Order declaring the joinder of said cases for trial in violation of the Sixth Amendment;
3. Order declaring the absentia conviction of the Petitioner in violation of the Fourteenth Amendment;
4. Order allowing Petitioner to proceed as an indigent in this action;
5. Any and all other action this Honorable Court deems just and necessary.

Respectfully Submitted

This 15th day of June, 2020
Theodore J. Bolick
4150 J. Reuben Long Ave
Conway, S.C. 29526

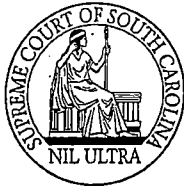
VI WITNESSES

I hereby affirm that I witnessed Theodore Bolick prepare the foregoing Petition For Writ of Habeas Corpus in his own hand and submit it to the officers here at the Horry County Detention Center on June 15 2020,

This 15th day of June 2020

Witnesses Print Quran Coffey
Sign Quran Coffey

Print Chris Brown
Sign Chris Brown



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

KARAMA BAILEY
DEPUTY DIRECTOR

DESIREE ALLEN
COURT REPORTER MANAGER

1220 SENATE STREET, SUITE 200
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1800
FAX: (803) 734-0269
EMAIL: dallen@sccourts.org

October 27, 2020

Mr. Theodore Bolick, SCDC 384070
Kirkland Correctional Institution
4344 Broad River Road
Columbia, SC 29210

Dear Mr. Bolick:

I am writing in response to your letter received by this office on October 23, 2020, in which you are requesting assistance with finding out why you are not being heard on your motions nor been assigned counsel to assist with your appeal. Unfortunately, I am unable to assist you with this matter, as the Office of Court Administration does not provide any legal advice. Please contact the South Carolina Commission on Indigent Defense (P.O. Box 11433, Columbia, S.C. 29211) about the possibility of having a lawyer appointed to assist you with your ongoing legal needs.

Please do not hesitate to contact this office again, if you have questions regarding court reporters and/or to obtain transcripts from proceedings in circuit or family court in this state.

Sincerely,

Karama T. Bailey

Deputy Director
Court Reporting/Court Interpreting



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
CHIEF DEPUTY CLERK

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December 4, 2020

Theodore Jerry Bolick, 384070
Kirkland Correctional Institution
4344 Broad River Road
Columbia SC 29210

Re: The State v. Theodore J. Bolick
Appellate Case No. 2020-001497

Dear Mr. Bolick:

This Court has received your notice of appeal, and the case has been assigned the appellate case number that appears above. Please use this number on all future correspondence relating to this matter.

All parties to this matter are advised that all filings must comply with the requirements of Rule 267 of the South Carolina Appellate Court Rules (SCACR). The SCACR are available online at www.sccourts.org/courtreg. Additionally, any filings submitted by counsel admitted in South Carolina must include counsel's bar number.

The attention of the parties is directed to the order relating to the inclusion of personal data identifiers and other sensitive information in documents filed with the Supreme Court of South Carolina and the South Carolina Court of Appeals. The order can be found at www.sccourts.org/courtOrders/displayOrder.cfm?orderNo=2014-04-15-02. Please note that the responsibility for insuring that information is redacted or sealed as required by this order rests with counsel and the parties. This office will *not* review

filings for redaction or to determine if materials should be sealed.

This is to advise that the title in the above matter has been changed to read as follows:

The State, Respondent,

v.

Theodore Jerry Bolick, Appellant.

All future records in this matter should be changed to reflect this title. If you have any questions, please do not hesitate to contact this office.

Very truly yours,

Catherine J. Fanning, deputy

CLERK

cc: Alan McCrory Wilson, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blicht, Jr., Esquire
Robert Michael Dudek, Esquire



C-3

The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
CHIEF DEPUTY CLERK

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December 8, 2020

Theodore Jerry Bolick, 384070
Kirkland Correctional Institution
4344 Broad River Road
Columbia SC 29210

Re: The State v. Theodore J. Bolick
Appellate Case No. 2020-001497

Dear Mr. Bolick:

Upon reviewing your notice of appeal, the following deficiency or deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter or this appeal will be dismissed:

- The notice of appeal is not accompanied by a redacted copy of the order(s) and/or judgment(s) challenged on appeal.
- A proof of service has not been provided. You must serve and file a proof of service substantially in the format shown by Form 7 in Appendix C to part II of the SCACR.

Very truly yours,

Catherine J. Fanning, deputy

CLERK

cc: Alan McCrory Wilson, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blich, Jr., Esquire
Robert Michael Dudek, Esquire



C-4

The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
CHIEF DEPUTY CLERK

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1220 SENATE STREET
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www.sccourts.org

December 10, 2020

Theodore Jerry Bolick, 384070
Kirkland Correctional Institution
4344 Broad River Road
Columbia SC 29210

Re: The State v. Theodore J. Bolick
Appellate Case No. 2020-001497

Dear Mr. Bolick,

The Supreme Court forwarded your November 23, 2020 letter addressed to the Honorable Daniel E. Shearouse to this Court for response. Our records reflect your appeal has some deficiencies that must be corrected before you will be allowed to proceed. Enclosed please find our most recent deficiency letter. You must cure these deficiencies within ten (10) days of the date of this letter or your appeal will be dismissed.

Very truly yours,


CLERK

cc: Alan McCrory Wilson, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blich, Jr., Esquire
Robert Michael Dudek, Esquire



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
CHIEF DEPUTY CLERK

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1220 SENATE STREET
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www.sccourts.org

January 4, 2021

Theodore Jerry Bolick, 384070
Kirkland Correctional Institution
4344 Broad River Road
Columbia SC 29210

Re: The State v. Theodore J. Bolick
Appellate Case No. 2020-001497

Dear Mr. Bolick:

This Court has received your notice of appeal. A preliminary review of the order(s) challenged on appeal indicates it might not be immediately appealable.

Accordingly, it is requested that you and opposing counsel serve and file a memorandum addressing the issue of appealability within ten (10) days of the date of this letter. The time limits for perfecting the appeal are held in abeyance pending the Court's consideration of the memorandum.

Very truly yours,

V. Claire Allen

CLERK

cc: Alan McCrory Wilson, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blicht, Jr., Esquire
Robert Michael Dudek, Esquire

Exhibit **B B**

Exhibit ~~12-2~~

Pg 9

The South Carolina Court of Appeals

The State, Respondent,

v.

Theodore Jerry Bolick, Appellant.

Appellate Case No. 2020-001497

ORDER

After reviewing the parties' appealability memoranda, this appeal is held in abeyance and the case is remanded to the circuit court for consideration of all outstanding motions, including the Motion to Reconsider, Motion for Mistrial, and Motion for the Appointment of Counsel. Respondent shall provide this court will status updates every thirty days until the motions are resolved.



FOR THE COURT

Columbia, South Carolina

cc:

Theodore Jerry Bolick, 384070
Alan McCrory Wilson, Esquire
Thomas Groom Terrell, III, Esquire
William M. Blich, Jr., Esquire
Robert Michael Dudek, Esquire
The Honorable Steven H. John
The Honorable Renee Elvis

FILED
Feb 05 2021

~~pg 5~~
~~40 of 42~~
40 of 42

State of South Carolina
Office of the Solicitor
Fifteenth Judicial Circuit

Scott R. Hixson
Chief Deputy Solicitor

REPLY TO

P.O. BOX 1276
CONWAY, SC 29528
843-915-5460
FAX: 843-915-6461



Alicia A. Richardson
Deputy Solicitor

REPLY TO

P.O. BOX 1688
GEORGETOWN, SC 29442
843-545-3169
FAX: 843-545-3268

JIMMY A. RICHARDSON, II
Solicitor

March 1, 2021

The Honorable Jenny Abbott Kitchings
Clerk of Court
PO Box 11629
Columbia, SC 29211

Re: State vs. Theodore Jerry Bolick
Appellate Case No. 2020-001497

Dear Ms. Kitchings:

Appellant's motions were scheduled to be heard Wednesday, February 17, 2021, before the Honorable J. Seals. Appellant was scheduled to participate in J. Seals' virtual courtroom from SCDC. The morning of February 17, we were notified by the Department of Corrections that Mr. Bolick was being moved to a new facility and was therefore placed into quarantine. Consequently, he was not able to join the virtual courtroom and we were unable to proceed with having his motions heard that morning.

We have rescheduled his motions to be heard during the next term of General Sessions court in Horry County, the morning of March 10, 2021, before the Honorable J. John. By this time, Appellant should be in his new facility, out of mandated quarantine, and able to join the virtual courtroom.

Sincerely,

Thomas Groom Terrell, III
Assistant Solicitor

Cc: Theodore Jerry Bolick, 00384070
Kershaw Correctional Institution

Terrell, Tom

From: Terrell, Tom
Sent: Friday, February 12, 2021 9:03 AM
To: John, Steven H. Law Clerk (Jacob Lampke)
Cc: Hazzard, Ron
Subject: State v. Bolick Appeal

Good morning,

I am in receipt of a letter from J. John appointing Mr. Bolick counsel barring appellant's objection. From his past motions, I do not believe Mr. Bolick will accept appointed counsel from the Public Defender's Office; he claims a conflict because he has sued them in the past and has repeatedly rejected their assistance. With that in mind, I have already scheduled Mr. Bolick's motions to be heard as soon as possible via WebEx in front of J. Seals next Wednesday, February 17, 2021. That way, any objection Mr. Bolick may have to being appointed particular representation may be put on the record and the Judge may make a determination on that motion at that point. Depending on the outcome of that motion, I believe we would be able to handle any other post-trial motions Mr. Bolick has then to allow the appeals process to run its course. Please let me know if J. John needs me to change those arrangements. I am just trying to be as efficient and as fair as is possible.

Thank you,

Thomas Groom Terrell, III I Assistant Solicitor
Georgetown County Government
Fifteenth Circuit Solicitor's Office
401 Cleland Street I Georgetown, South Carolina 29440
P.O. Box 1688 I Georgetown, South Carolina 29442
Tel 843.545.3173 I terrellt@horrycounty.org
www.gtcounty.org

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Cc: Theodore Bolick, # 00384070  
KCI R&E B1-17  
4344 Broad River Road  
Columbia, SC 29210

Exhibit 2

STATE OF SOUTH CAROLINA  
HORRY COUNTY

COURT OF GENERAL SESSIONS  
FIFTEENTH JUDICIAL CIRCUIT

THEODORE J. BOLICK,

PETITIONER,

V.

MARCUS RHODES,

RESPONDENT

PETITION FOR A WRIT

OF HABEAS CORPUS

S.C. CODE OF LAW

TITLE 17, CHAPTER 17,

ET AL.

**RECEIVED**

MAY 20 2021

**SC Court of Appeals**

NOW COMES Petitioner, Theodore Bolick pro se and pursuant to South Carolina Code of Law Title 17, Chapter 17, et al. hereby lawfully attempts to exercise his right to petition for a Writ of Habeas Corpus. In support of this petition, the Petitioner shows as follows:

I PARTIES

A. The Petitioner is Theodore Bolick who is being unlawfully incarcerated against his will at J. Reuben Long Detention Center whose mailing address is 4150 J. Reuben Long Ave, Conway, S.C. 29528.

B. The Respondent is Marcus Rhodes who is the Director of J. Reuben Long Detention Center where he is unlawfully confining the Petitioner, and the mailing address is 4150 J. Reuben Long Ave. Conway, S.C. 29528

## II REASON WRIT SHOULD BE ISSUED.

On May 6, 2021 Respondent, Marcus Rhodes did willfully, wantonly, with afore thought and malice feloniously kidnap, and restrain the Petitioner against his will. The Petitioner is being feloniously restrained against his will in violation of his Fourth and Fourteenth Amendment rights without due process at the J. Reuben Long Detention Center. The Respondent, Marcus Rhodes has refused to produce any judgment, commitment, warrant, or any valid order which gives him the authority to deny the Petitioner his liberty.

## III CONCLUSION

WHEREFORE: Petitioner prays as follows:

1 All fines, penalties, and sanctions for failure to follow the rules of law set forth by

South Carolina General Assembly be imposed on any party or person who fails to adhere to S.C. Code of Law § 17-17-et.al.;

2 That pursuant to S.C. Code of Law § 17-17-80 the Petitioner be produced before a Circuit Court Judge within 10 days for an evidentiary hearing on this Petition;

3. That Petitioner be immediately released from custody;

4. That any person who conspires at an insufficient return to this Petition For Writ of Habeas Corpus be impeached and fined;

5. Any and all other actions this court deems appropriate.

Respectfully Submitted  
This 10<sup>th</sup> day of May, 2021  
Theodore Bolick pro se  
4150 J. Reuben Long Ave.  
Coway, S.C. 29528

Carbed Copies Sent to:

1 Governor Henry McMaster

2. Attorney General, Alan Wilson
3. South Carolina Supreme Court
4. South Carolina Court of Appeals
5. United States District Court, Florence Division
6. South Carolina House of Senate.

The Petitioner is respectfully sending a copy of this lawful petition to all the foregoing because of Horry County Government officials propensity to ignore properly filed Petitions for Writ of Habeas Corpus as they have done in the past. is

Bolick V Thompson 20-16-CP26-6583,  
and Bolick V. Thompson 20-16-CP26-7053  
Horry County. Please verify the public records to establish this as fact.

Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is true and correct

This 10<sup>th</sup> day of May, 2021  
Theodore Bolick

CERTIFICATE OF SERVICE

I hereby certify that I left a copy of the foregoing Writ of Habeas Corpus at the officer's desk in cellblock A-1 at the J. Reuben Long Detention Center pursuant to South Carolina Code of Law, Title 17, Chapter 17, Section 60

17<sup>th</sup>

This ~~17<sup>th</sup>~~ day of May, 2021  
Theodore Bolick

**RECEIVED**

MAY 20 2021

SC Court of Appeals

STATE OF SOUTH CAROLINA

RECEIVED

APR 07 2023

COURT OF APPEALS SC Court of Appeals

Appeal from Horry County  
Larry B. Hymad Jr., Circuit Court Judge  
Appellate Case No. 2020-001497

The State

Respondent

v.

Theodore Jerry Bolick

Appellant

PROOF OF SERVICE

I hereby certify I placed a copy of the  
Motion And Evidence To support of Conflict  
of Interest and all Attachments in the U.S.  
Mail, postage pre-paid, and addressed

William M. Bitch Jr.

P.O. Box 11549

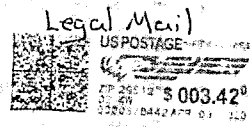
Columbia, S.C, 29211-1549

April 3, 2023

Theodore Bolick

610 Highway #9 West  
Benedictville, S.C, 29512

Theodore Bolick 384070  
Evans Correctional Inst  
610 Highway #9 West  
Bennettsville, S.C. 29512



Clerk, Court of Appeals  
P.O. Box 11629  
Columbia, S.C. 29211

**RECEIVED**  
APR 07 2023  
SC Court of Appeals