

THE STATE OF SOUTH CAROLINA  
In the Court of  
Appeals

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MAY 11 2023

SC Court of Appeals

APPEAL FROM the Court of Common Pleas  
Calhoun County Hon. Judge Diane S.  
Goodstein

Case No. 2021-CP-09-00216

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South Carolina Department of Public Safety, Respondent,

v.

Jerome Garcia,

Appellant.

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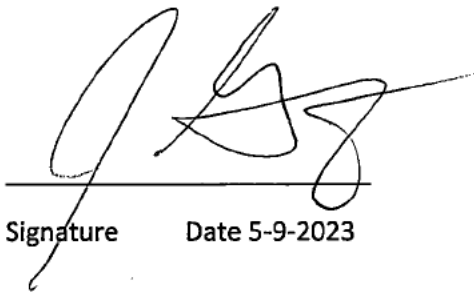
PETITION TO EXPEDITE

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1. The Appellant petitions this court to expedite the appeals process to gain the transcripts from Steven E. LeBlanc, R.P.R. Circuit Court Reported Eleventh Circuit for a twofold purpose. One this court will not clog up the current slow court process that is catching up from the Pandemic, second, the matter is in the process that will unlawfully jail the Appellant prior to remedy, or this court's ruling.
2. The matter is dealing with the Automatic Suspension of the Appellants Driving Privileges, and his right to use the public roads to work, obtain employment or being a parent driving from school, or doctors, or just obtaining food.
3. The original lower court order is under review by the State Supreme Court under a Writ of Mandamus because this court ruled it lacked Jurisdiction. That lower court order has caused the SCDMV to make an Arbitrary, unlawful, and unfair decision without the States required Due Process requirement when dealing with protected civil Rights.
4. Even if this court, or the Supreme Court refuses to have any jurisdiction in the Lower Courts ruling, the matter of the Automatic Drivers License Suspension is a infringement without a fair process that Prejudices the Appellant further beyond the original matter being Appealed.
5. In Civil Matters the Appeal process Automatically Stays the lower

courts ruling. This case was handled as a CRIMINAL matter, when in fact it should have been handled as a civil matter because it's a Traffic court matter without a "Damaged Party" and the lower court denied ALL the State and Federal Protections to the appellants civil rights, and has already served a criminal sentence, and almost died in the process of False imprisonment being treated as a Criminal throughout.

6. The SCDMV has now Arbitrarily found the Appellant a Habitual defendant without due process, or the Appellants right to rightfully provide facts, and prove such claims are incorrect, and false.
7. Now the Appellant faces becoming a felon without due process all because he awaits a decision from a process that is UNREASONABLY delayed due to the Pandemic, and the already flooded courts.
8. This matter can be completely resolved with just the review of the Appellants Material facts of an affidavit from an independent neutral witness, and the OBVIOUS lower court ERRORS which are Fundamentally, and Principally in conflict with the State, and Federal Constitution, and the Appellants Bill of Rights.
9. Again, the Appellant Has already been Unlawfully sentenced and Jailed for 3 months under duress during a Covid Lockdown that unfortunately locked the prisoners down 24 hours a day, 7 days a week in cells. The Cell the Appellant was in did not have running water, and upon repeated calls for fixing the matter the Appellant became unconscious and had to be brought to medical and revived by IV for dehydration.
10. The Appellant has the material facts and medical records of the event. Because this case has errors that infringed the Appellant of the very basic of protected rights, there's no need to further harm to the Appellant to become a felon while he awaits a decision that will vindicate him on the original matter.
11. Delayed Justice is not Justice, this Matter happened 6 months before the Pandemic in July of 2019 and has yet to be resolved, and is further reason this case must be expedited and resolved ASAP to insure integrity of the Judiciary, and the Civil rights of the Defendant. The respondents can't be allowed unfair treatment, and assumed without error without oversight.
12. The Appellant prays this court sees the petitioner's unfair disadvantage being Pro se, but also the delay is unfair, and prejudicial to the appellant and will rule in this matter as soon as possible to not clog the system with such an obvious removable matter.



Signature      Date 5-9-2023

Jerome Garcia  
1412 Pinson  
Street  
Columbia SC  
29203

Mailed to Counsel of  
Record: Kebra Simpson  
SCDPS office of General  
counsel 1626 Shop Road  
Columbia SC. 29201

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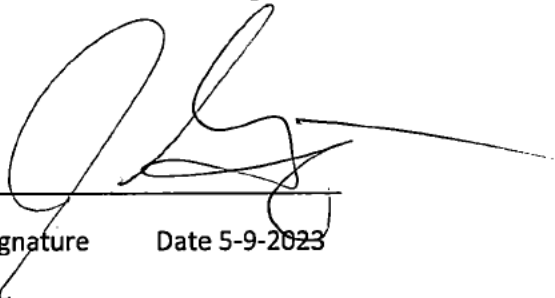
Appellant.

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PROOF OF SERVICE

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1. Appellant has mailed a copy of the Petition to Expedite to Counsel of record Kebra Simpson.

  
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Signature      Date 5-9-2023

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Court of Appeals  
Clerk  
1220 Senate St.  
Columbia SC 29201

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