

The Supreme Court of South Carolina

Patricia A. Howard
CLERK OF COURT

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May 9, 2023

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MAY 11 2023

SC Court of Appeals

Mr. David Antonio Little Jr., #385407
McCormick Correctional Institution
386 Redemption Way
McCormick, SC 29899

Re: Appellate Case 2021-000990

Mr. Little:

This responds to your filing received May 9, 2023 relating to the above referenced case. I am forwarding your request to relieve counsel to the Court of Appeals, where the case remains pending.

As to the Writ of Mandamus, I am returning your filing to you as it appears you intended to file this in the Supreme Court of the United States. Accordingly; no action will be taken on your filing.

Sincerely,

Patricia A. Howard

Patricia A. Howard
Clerk of Court

Enclosure

cc: The Honorable Jenny Kitchings (with copy of correspondence)
Wanda H. Carter, Esquire (with copy of correspondence)

DAVID ANTONIO LITTLE, JR.,
PETITIONER

v.

THE STATE OF SOUTH CAROLINA,
DEFENDANT

IN THE UNITED STATES SUPREME COURT
FOR THE SOUTH CAROLINA DISTRICT COURT

CASE No. 2021-000990,
2021A1310100124, 2021A1310100125, AND
2021A1310100258

WRIT MANDAMUS

THE PLAINTIFF, DAVID ANTONIO LITTLE, JR., FILES THIS WRIT MANDAMUS TO SHOW THAT COUNSEL TONYA COPELAND-LITTLE HAS AND IS STILL INEFFECTIVE AND SHOWS THAT COUNSEL HAS INDEED INTENTIONALLY BREACHED HER CONTRACT AS AN ATTORNEY IN THE STATE OF SOUTH CAROLINA. ATTORNEY LITTLE HAS INTENTIONALLY AND KNOWINGLY POORLY REPRESENTED THE PLAINTIFF AND DUE TO THOSE FACTS, THE PLAINTIFF REMAINS INCARCERATED UNDER FALSE PRETENSE AND UNLAWFULLY BY STATE ACTORS WHO ARE AWARE OF THE INJUSTICE AND VIOLATIONS OF STATE ACTORS AS WELL AS JUSTICES OF THE COURTS.

PURSUANT TO SOUTH CAROLINA RULES OF PROFESSIONAL CONDUCT, RULES 1-4; [COMPETENCE, SCOPE OF REPRESENTATION AND ALLOCATION OF AUTHORITY BETWEEN CLIENT AND LAWYER, DILIGENCE AND COMMUNICATION] ATTORNEY TONYA COPELAND-LITTLE HAS BEEN INEFFECTIVE IN HER POOR REPRESENTATION OF HER CLIENT DAVID ANTONIO LITTLE, JR. AND NOT ONLY HAS SHE BEEN INEFFECTIVE FROM THE VERY START, BUT ATTORNEY TONYA COPELAND-LITTLE HAS BREACHED HER CONTRACT WITH THE S.C. BAR ASSOCIATION AS AN ATTORNEY AND HAS INTENTIONALLY NEGLECTED HER DUTIES TO ABIDE BY THESE RULES, AND IN DOING SO HAS CONSPIRED AND NEGLECTED TO PREVENT THE VIOLATIONS OF CONSTITUTIONAL RIGHTS OF HER CLIENT PURSUANT TO U.S.C. 42 § 1986, U.S.C. 18 § 241, AND U.S.C 18 § 242.

FACTS

1. ATTORNEY TONYA COPELAND-LITTLE WAS AWARE BEFORE TAKING THE CASE OF DAVID ANTONIO LITTLE, JR., THAT HE WAS UNLAWFULLY AND ILLEGALLY ARRESTED. ATTORNEY LITTLE WAS AWARE THAT OFFICERS ILLEGALLY SEARCHED THE VEHICLE OF MR. LITTLE WHERE HE WAS 15-20 FEET AWAY FROM THE VEHICLE. ATTORNEY LITTLE WAS ALSO AWARE THAT OFFICER HAD NO WARRANT OR PROBABLE CAUSE FOR SEARCH WHICH VIOLATED THE 4TH, 5TH, AND 14TH AMENDMENT. ATTORNEY LITTLE FAILED TO CHALLENGE THESE ISSUES BEFORE TRIAL OR AT TRIAL. [STATE V. WILLIAMS, 351 S.C. 591, 571]
2. ATTORNEY TONYA COPELAND-LITTLE WAS AWARE THAT ON FEBRUARY 16, 2021 MR. LITTLE WAS TAKEN FROM THE JAIL AND TRANSPORTED TO MCLEOD HEALTH CENTER WHERE MR. LITTLE WAS ADMINISTERED FORCED DRUGS BY INJECTIONS AND HAD HIS DNA FORCEFULLY TAKEN WHILE BEING IN FULL RESTRAINTS AND BEING HELD DOWN BY OFFICERS AGAINST HIS WILL WHICH VIOLATED THE 1ST, 4TH, 5TH, 6TH, 8TH, AND 14TH AMENDMENT OF MR. LITTLE. ATTORNEY LITTLE FAILED TO CHALLENGE THESE ISSUES BEFORE TRIAL OR AT TRIAL. ATTORNEY LITTLE FAILED TO OBJECT TO THE FACT THAT NO JUDICIAL HEARING WAS HELD OR ANY ORDER FROM A JUDGE SHOWING THAT DNA COULD BE FORCED FROM MR. LITTLE. [STRICKLAND, 466 U.S. AT 687, 104 S. CT. 2052] [POWELL V. ALABAMA, 287 U.S. 45, 53 S. CT. 55, 77 L. ED. 158 (1932)]

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3. ATTORNEY TONYA COPELAND - LITTLE FAILED TO GIVE MR. LITTLE NOTICE OF A MENTAL EVALUATION WHICH SHE AND THE STATE ORDERED. ATTORNEY LITTLE ALONG WITH STATE ACTORS CONSPIRED TO VIOLATE MR. LITTLE'S 1ST, 4TH, 5TH, 6TH, 14TH AMENDMENTS AND PROCEDURAL DUE PROCESS, AND COURSE DUE PROCESS. AT TRIAL MR. LITTLE WAS MADE TO WEAR A STUN BELT IN WHICH ATTORNEY LITTLE FAILED TO OBJECT TO WHICH VIOLATED THE 6TH AND 14TH AMEND. AND PREJUDICED MR. LITTLE.

4. ATTORNEY TONYA COPELAND - LITTLE FAILED TO BE PRESENT AT THE START OF THE MENTAL EVALUATION AND FAILED TO MAKE ANY OBJECTIONS TO THE FACT THAT DR. MATTHEW GASKINS VIOLATED MR. LITTLE'S DUE PROCESS. ATTORNEY LITTLE ALSO FAILED TO OBJECT TO THE FALSE STATEMENTS OF DR. MATTHEW GASKINS WHERE HE INTENTIONALLY COMMITTED PERJURY ON THE STAND ABOUT THE INTERVIEW WHERE MR. LITTLE WAS DISCRIMINATED AGAINST AND BIASED BY DR. MATTHEW GASKINS DUE TO HIS RACE AND POLITICAL AND RELIGIOUS BELIEFS WHICH VIOLATED MR. LITTLE'S 1ST, 5TH, 6TH AND 14TH AMENDMENT. [WIGGINS V. SMITH, 164 F. SUPP. 2D 538]

5. ATTORNEY TONYA COPELAND - LITTLE FAILED TO INFORM MR. LITTLE OF THE TRIAL AND FAILED TO VISIT THE CLIENT TO DISCUSS A DEFENSE OR IF MR. LITTLE EVEN WISHED TO GO TO TRIAL FOR THE ASSAULT/RESISTING ARREST CHARGE WHICH PROVES ATTORNEY LITTLE'S NEGLIGENCE, INCOMPETENCE, AND FAILURE TO COMMUNICATE IN WHICH VIOLATED MR. LITTLE'S 6TH AMENDMENT TO FAIR TRIAL AND 14TH AMENDMENT. [71 A.L.R. 6TH 625]

6. ATTORNEY LITTLE HAS FAILED TO FILE A SPEEDY TRIAL FOR CASE NO(S). 2021A1310100124 AND 2021A1310100125. MR. LITTLE HAS BEEN REQUESTING SPEEDY TRIAL SINCE MARCH, 2021, BUT WAS FORCED INTO A TRIAL BY ATTORNEY LITTLE AND SOLICITOR KERNARD REDMOND FOR ASSAULT/RESISTING ARREST DUE TO THE FACT THAT IT WOULD BE AN EASY CONVICTION FOR THE STATE. IT IS CLEAR THAT ATTORNEY LITTLE HAS NOT HAD MR. LITTLE'S BEST INTEREST FROM THE START AND THAT HER INTENTIONS AND LOYALTIES HAS BEEN WITH THE STATE, PROVING THAT SHE AND SOLICITOR KERNARD REDMOND HAS STEALTHILY PLANNED TO VIOLATE MR. LITTLE'S BILL OF RIGHTS AND OBTAIN A FALSE CONVICTION.

7. ATTORNEY LITTLE AND KERNARD REDMOND HAVE PLANNED TO OBSTRUCT JUSTICE AND ENCROACH UPON THE RIGHTS OF MR. LITTLE WHO THEY HAVE PLANNED TO PROVE MENTALLY ILL OR INCOMPETENT, BUT THEY ARE THE ONES WHO ARE MENTALLY ILL, INCOMPETENT, AND CORRUPTED TO THE CORE WITH NO REGARDS FOR LIBERTY OR JUSTICE IN THE NAME OF LAW.

8. JUDGE PAUL M. BURCH, JUDGE ROGER M. YOUNG, SOLICITOR WILLIAM ROGERS, JR AND EVERY STATE ACTOR IN CHESTERFIELD COUNTY ARE WELL AWARE AND INFORMED OF WHAT WAS DONE TO MR. LITTLE AND WHAT IS STILL VINDICTIVELY AND CORRUPTLY BEING PLANNED AGAINST MR. LITTLE, BUT FAILS TO ACT AND PREVENT THESE INFRINGEMENTS. PROVING THAT THEY TOO ARE CORRUPT AND RACIST, JUST AS IT HAS BEEN PROVEN TIME AND TIME AGAIN IN THIS RACIST COUNTRY WHICH IS BEING CONTROLLED BY TYRANTS. IF MR. LITTLE WAS A "WHITE MAN" EUROPEAN, HE WOULD NOT BE IN PRISON OR FACING THE CHARGES THAT HE'S FACING AT THIS TIME.

LEGAL MAIL
MAIL ROOM

"AMERICA WILL NEVER BE DESTROYED FROM THE OUTSIDE. IF WE FALTER AND LOOSE OUR FREEDOMS, IT WILL BE BECAUSE WE DESTROYED OURSELVES."

- ABRAHAM LINCOLN

THIS COUNTRY HAS BEEN STOLEN AND LEGACIES OF THE "NATIVE ABORIGINAL PEOPLE" HAVE BEEN ROBBED BY A EUROPEAN RACE OF BARBARIC PEOPLE WHO'S INTENTIONS HAVE NEVER BEEN SINCERE TO ANY RACE OF PEOPLE OTHER THAN THEIR OWN. THIS UNITED STATES OF AMERICA CORPORATION WAS BUILT ON DECEPTION AND CORRUPTION... THIEVERY AND LARCENY. WHAT IS TAKING PLACE IN THIS COUNTRY IS ABOMINABLE AND IS A DIRECT MESSAGIE FROM GOD ALMIGHTY THAT HE WILL DESTROY THIS COUNTRY AND THE VERY SADISTIC FOUNDATION IT WAS BUILT ON.

COMMON LAW IS OUR HERITAGE! LIBERTY IS OUR INHERITANCE! WE THE PEOPLE HAVE BEEN LILLED ASLEEP, WE HAVE BEEN ROBBED AND PERSUADED TO SELL OUR BIRTH RIGHT. JAMES (1:25) "WHOSO LOOKETH INTO THE PERFECT LAW OF LIBERTY, AND CONTINETH THEREIN; HE BEING NOT A FORCETFUL HEARER, BUT A DOER OF THE WORK, THIS MAN SHALL BE BLESSED IN HIS DEED."

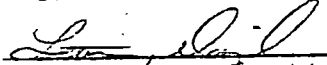
IT IS NO SECRET AS TO WHAT HAS BEEN DONE TO MR. LITTLE AT THE HANDS OF THESE CORRUPTED STATE ACTORS. THEY ARE THE CRIMINALS AND THEY ARE THE ONES THAT SHOULD BE TRIED AND CONVICTED, BUT THEY ARE NOT BECAUSE THEY ARE PROTECTED BY A CORRUPT GOVERNMENT OF PEOPLE WHO PROTECT THEIR OWN CIVIL SERVANTS BECAUSE IT DEFINITELY IS NOT GOD ALMIGHTY... THE TRUE GOD, BUT THE GOVERNMENT OF DEFENSE. IT IS THEIR FALSE GOD WHO PROTECTS THEM IN THEIR DECIET AND CORRUPTION. THE CURSE OF ALLAH IS ON THIS COUNTRY AND THE WICKED PEOPLE WHO DEEM THEMSELVES JUDGES OR RIGHTEOUS SERVANTS OF ALLAH. THEY ONLY SERVE THEIR FALSE GOVERNMENT OF DEFENSE G.O.D. AND THE FIAT IT TRIES TO PROTECT.

"GIVE ME LIBERTY OR GIVE ME DEATH!"

APRIL 30, 2023



THE "FLESH AND BLOOD" FREEMAN
NOT THE LEGAL PERSONALITY
"STRAWMAN"


\$11,000,000,000.00
WITHOUT PREJUDICE

DAVID ANTONIO LITTLE, JR.,
#385407
MCCORMICK CORRECTIONAL INST.
386 REDEMPTION WAY
MCCORMICK, SC 29899

LEGAL MAIL
MAIL ROOM

DEAR CLERK,

AT THIS TIME I DEMAND THAT APPOINTED COUNSEL, CHIEF APPELLATE DEFENDER WANDA H. CARTER BE REMOVED FROM APPELLATE CASE NO. 2021-000990 DUE TO HER DELIBERATE INCOMPETENCE, LACK OF COMMUNICATION, AND DILIGENCE. SHE HAS NOT CONTACTED ME IN OVER SEVEN (7) MONTHS INFORMING ME OF ANY STATUS OF MY CASE AND HAS FAILED TO RAISE THE ISSUES THAT I ASKED HER TO RAISE ON MY PENDING DIRECT APPEAL, BUT HAS DELIBERATELY DONE AS SHE THINKS BEST AND THE BARE MINIMUM IN MY CASE TO SHOW HER EFFORTS, BUT AS FAR AS THE CLIENT IS CONCERNED SHE HAS FAILED TO DO HER JOB.

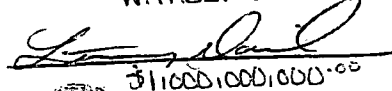
EVERYTHING THAT HAS AND IS BEING DONE TO ME WILL SOON BE TELEVISED! IT IS NO SECRET THAT THIS IS A SLAVE STATE AND THAT MOST OF THE ACTORS ARE CORRUPTED AND RACISTS HYBRID EUROPEANS WHO DO NOT CARE IF THEY VIOLATE LAW: AS LONG AS THEY KEEP AS MANY NIGGERS THAT THEY POSSIBLY CAN IN SERVITUDE AND LOCKED AWAY. QUICK TO CONVICT PEOPLE EVEN WHEN THEY ARE INNOCENT AND HAVE BEEN VIOLATED, BUT ONCE IT IS CHALLENGED, ARE SLOW TO RELEASE PEOPLE AND IN MY OPINION IS A RUSE... AND MOCKERY IN AN ATTEMPT TO PROVE ITS CORRUPT POWERS.

GOD WILL DESTROY YOU WICKED PEOPLE!! GOD WILL DESTROY THOSE WHO HE DOWN WITH YOU TOO, NO MATTER RACE, STATUS OR CREED. CORRUPTION IS CORRUPTION AND EVERY GOVERNMENT OFFICIAL AND CIVIL SERVANTS HAVE TAKEN SWORN OATHS. MAY THE CURSE OF ALLAH BE ON YOU ALL!! I HAVE NO DESIRE TO PLAY YOUR COURTROOM GAMES AND ALLOW YOU TO TRY AND MOCK ME WITH YOUR PSYCHOLOGICAL GAME AND WORD JAGGON.

MAY 3, 2023

SECTIONS U.S.C. 18 § 2076
SECTIONS U.S.C. 18 § 2071
SECTIONS U.S.C. 18 § 242 AND 241

WITHOUT REBUTTAL,


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DAVID A. LITTLE, JR., #385407
386 REMEMPTION WAY
MCCORMICK SC 29899

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