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JUN 26 2023

SC Court of Appeals

EMERGENCY, EMERGENCY

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Notice

JUN 26 2023

SC Court of Appeals

S. C. Court of Appeals

P. O. Box 11629


Columbia S.C. 29211

Dear Clerk:

Enclosed please find Petition For Hunger Strike  
And Demands, stamp file send copy to me.

Date: June 21, 2023

With Kind regards,

  
Teron Ditzler #359980

ACT, 1057 Revolutionary  
Trail, Fairfax, 29827

According South Carolina Statute 20-4-50, under such  
emergency circumstances this Court must schedule  
a hearing for the Petition within 24 Hours of  
receiving this Petition or Petitioner will suffer  
further "irreparable harm" Moore v. Moore, 376 S.C.  
467 (2008), "Procedural due process requirements are  
not technical, no particular form of procedure is  
necessary. Due process is flexible and calls for such  
procedural protections as the particular situation  
demands." Morrissey v. Brewer, 408 U.S. 471 (1972).  
Moore v. Moore, 376 S.C. 467 (2008), "Emergency  
hearing within 24 hours of petition for protection  
from abuse order did not violate procedural  
due process."

## In The South Carolina Supreme Court

### Emergency Hunger Strike Petition For Immediate Release From Being Held Kidnapped/ Falsely Imprisoned For Nine Years And Counting

Petitioner Terron Gerhard Dizzley moves before this Honorable Court exercising his First Amendment rights, by initiating this hunger strike demonstration because I am intentionally being held Kidnapped/ Falsely imprisoned by my own State, South Carolina, and Country, The United States of America without any legal nor jurisdictional authority.

Petitioner has been intentionally deprived of procedural and substantial due process by the judicial system to remedy his Kidnapping and false imprisonment, to restore his freedom.

Petitioner has a case pending in the S.C. Court of Appeals for his immediate release which proves that, on August of 2012, he was unlawfully tried for the crime of murder in Georgetown S.C. for the crime of murder, of which the Georgetown County Solicitors Office never had jurisdiction to try him for. Despite the lack of jurisdiction to try Petitioner for the crime of murder, Petitioner was acquitted of these charges during this

Unlawful trial, when the Honorable Judge Baxley discharged Petitioner jury after only 3 to 4 hours of deliberations on the grounds that the prosecution failed to meet their "burden of proof" to convict Petitioner. According to clearly established state and federal law, Judge Baxley's ruling was an "acquittal" which terminated any alleged jurisdiction of Petitioner case, may not be appealed and double jeopardy barred retrial. However, Petitioner was tried for the same offense 2 years later and unlawfully convicted. According to law and circumstances of Petitioner case, the South Carolina Dept of Corrections has no legal nor jurisdictional authority to hold Petitioner in prison pursuant to a sentence imposed on him without jurisdiction.

For nine years and counting, the judicial system has turned a "blind eye" to my false imprisonment / kidnapping and have committed fraudulent acts to prevent Petitioner from accessing the courts to obtain his freedom. Petitioner has been deprived of his direct appeal and PCR, of which he has motions pending to reinstate them. I FEAR FOR MY LIFE, OF MY OWN GOVERNMENT, AND MY DEMANDS ARE SIMPLY WHAT I AM ALREADY ENTITLED TO UNDER THE FOURTEENTH AMENDMENT.

### DEMANDS

1. Terron Gerhard Dizzley demands that he is afforded equal protection of laws of which I am

entitled to under the Fourteenth Amendment and is immediately released pursuant to my Initial Brief of Appellants, and Habeas Corpus filed in the S.C. Court of Appeals on March 28, 2023, pursuant to my Emergency Motion For Immediate Release, Double Jeopardy, False Imprisonment, Lack of Trial Court's Jurisdiction to Impose Sentence, and First And Fourteenth Amendment Right To Familial Association.

2. Terron Gerhard Dizzley demands that he is afforded substantial and procedural due process, and equal protection of laws, of which I am entitled to under the Fourteenth Amendment, by scheduling an EMERGENCY (FAIR) hearing within 24 HOURS of the courts receiving this petition, as required under such circumstances when a person shows that he/she has been arbitrarily and capriciously deprived of life, liberty, or property. See: Moore v. Moore, 376 S.C. 467 (2008). If this hearing is not held within 24 HOURS of receiving this petition, I will suffer "irreparable harm" Gilliam v. Foster, 63 F. 3d 287 (4th Cir. 1995).

3. Terron Gerhard Dizzley demand that his direct appeal and PCR is reinstated of which he was deprived of without due process. See "Motion To Correct False Procedural History and Law of Case

And Request For Hearing" filed March 28, 2023

Date: 6-21-2023

Respectfully Submitted,  
Terron D  
Terron Dizzley #359480  
ACT, 1057 Revolutionary  
Trail, Fairfax, S.C. 29827

Sworn to and subscribed before me  
this 21<sup>st</sup> day of June 2023

Debbie Phillips  
Notary Public of South Carolina  
My Commission Expires 7-10-24




S, Terron D  
Terron Dizzley #359480  
ACT, 1057 Revolutionary  
Trail, Fairfax S.C. 29827

# Certificate of Service

I Terron Dizzle certify that on this 21<sup>st</sup> day of June 2023 filed a Petition For Hunger Strike And Demands in the S.C. Court of Appeals by placing in U.S. Mail, postage pre-paid sent to address below:

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

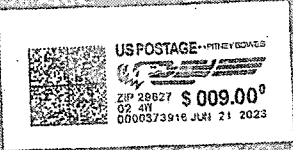
  
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Trail, Fairfax, 29827

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SC Court of Appeals

Terror Dizzy # 359480  
ACI  
1057 Revolutionary Trail  
Fairfax, S.C. 29827



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*[Handwritten signature]*

LEGAL MAIL

