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Jul 21 2023

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

APPEAL FROM CHARLESTON COUNTY
Court of General Sessions

The Honorable Deadra L. Jefferson Presiding Judge

APPELLATE CASE NO.: 2023-000251

STATE OF SOUTH CAROLINA, RESPONDENT

v.

AKIM JAMMAR JEAN-CHARLES, APPELLANT

**MOTION TO COMPEL LOWER COURT TO HEAR TIMELY FILED MOTION FOR
NEW TRIAL AND ABATE ALL ADVERSE ACTIONS TO STOP ONGOING
DEPRIVATIONS OF CIVIL RIGHTS UNDER THE COLOR OF STATE LAW BY STATE
EMPLOYEES UNTIL CONCLUSION OF APPEAL**

I am, "little one", an aggrieved man and son of the Most High God; beneficial owner and interest holder of **AKIM JAMMAR JEAN-CHARLES INC**, do hereby move this Court to compel the lower Court to comply with State law and hear and rule on my timely motion for a new trial and to abate all subsequent actions of the trial in question, until the conclusion of the potential new trial or appeal. I am moving this Court in good faith for good cause and believe this motion is warranted pursuant to the principle of equity and justice and for these specific reasons. *First*, upon further review of State administrative and civil procedural rules, such as Rule 59, I find that it was timely and complies with state law, therefore, a hearing should have been scheduled. *Second*, it is the more equitable remedy for this situation, I am of the firm belief that now that the lower Court understands that their determination will ultimately indeed go to the higher Court for scrutiny, that if the Appellate Court grants this motion and compels the lower court to hear the timely motion I filed for a new trial, as well as abate all adverse actions, that it will protect me from further deprivations of civil rights under the color of state law, as well as save the Appellate Court time and resources instead of wasting them on a clearly unfair trial, I do not believe the higher court should be burdened by the lower Courts arrogance. *Third*, on the 24th day of June A.D. 2023, at a probation hearing, the Honorable Rodger Young, presiding judge, informed me on my right to request an abatement of probation, until the outcome on appeal, I thanked him for enlightening me, and I am now respectfully making that request. *Fourth*, my, what the world calls, "birthday", was on the 8th day of July, and granting this motion would be a nice equitable gift to me. Therefore, I respectfully move this Court to grant the Motion for extension of time.

19th day of July A.D. 2023

Sincerely, the Most High's little one

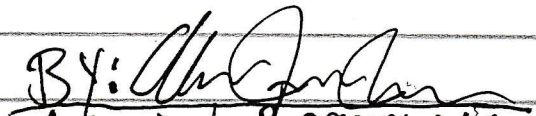
By:


ALL RIGHTS RESERVED

offered counter arguments to all my actions, instead of being an impartial Referee and letting the Solicitor argue against my arguments; subsequently the Court did not allow me to properly place my supporting evidence that support my arguments to my understanding.

For all of these above reasons and for the pursuit of fair and equal justice I am moving this Court to grant a new trial that will afford me a fair trial.

8th day of February,
year of our Lord 2023

BY: 
Authorized Representative
Akim - Jammer

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FILED
2023 FEB - 8 PM 1:50
JULIE J. ARYSTROMG
CLERK OF COURT
BY _____

2023 FEB - 8 PM 5:00

JULIE J. APPELTON
CLERK OF COURT

FILED

BY _____

State of South Carolina
County of Charleston

In the Court of General Sessions for the Ninth Judicial Circuit

State of South Carolina,
v.
Akim Jammal
Accused man

Motion for New trial
Indictment #: 2018-G-510-0430

I, Akim Jammal move this court to grant a new trial in the above captioned case. I state the following to be the truth under the laws of the United States of America for penalty of perjury and that all herein is true and correct to my understanding and I am now moving this court to Grant a New trial in this matter, and I state:

- 1.) The Court has deprived me of several constitutional protected Civil rights under the color of state law
- 2.) The Court has violated my Religious freedoms by stating that they were not applicable in deciding whether I can defend my own cause in these matters and initially allowed the appointed attorney to make descrons on my behalf after I expressly made the court of my desire to defend my own cause due to my spiritual beliefs
- 3.) The Court has prejudiced my case by forcing me to be bound by the appointed attorney's previous agreement

With the solicitor, that I never addressed with the appointed attorney prior to him making that agreement. I never agreed or was fully informed about the nature of said agreements until trial had already commenced; The Court the stated I was bound by all the agreements and decisions made by the appointed attorney, violating my Art 1, Sec. 14 constitutional protected rights

4) It's my understanding that my Art 1, Sec 14 rights have also extremely deprived by the Court. She has stated that while the lawyer was appointed for my best interest and not allowing me to speak stating the the Court could not hear from me.

5) It is my understanding that my due process rights have been severely deprived throughout the course and life of this case. I have made several attempts to bring these violations to the Court attention, and I have been met with a severe perception and actions of the court that are partial to the State and prejudice to me

6) The Court has abused it's discretion multiple times in this case to my understanding; she has made several decisions and rulings that were not finding of facts but instead her interpretation of the Law to my understanding. It's my understanding that the Court was practicing from the bench and being partial when several times the court