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SEP 29 2023

S.C. SUPREME COURT BEFORE THE SUPREME COURT ("S Ct") OF SOUTH CAROLINA ("SC") ("SC S Ct")

Appellate Case No. 2023-000616

APPEAL from Former SC Circuit Judge D. Craig Brown ("JDCB"), sitting in CIRCUIT COURT OF COMMON PLEAS IN RICHLAND COUNTY and Denying Applications for Post-Conviction Relief (PCR) No. 2019-CP-40-001122

Marie Assa'ad-Faltas, MD, MPH

v.

State of South Carolina, and City of Columbia, SC

TIMELY SUPPLEMENT to Applicant/Petitioner's TIMELY PETITION for REHEARING and for Relief Indispensable to Effectuate Public Policy on Legal and Judicial Ethics.

Still within 15 days of this Court's Clerk's 14 September 2023 ORDER dismissing this appeal and hereby timely sought to be reheard and vacated, this supplement is filed because loss of hope is a sin Dr. Assa'ad-Faltas is intent in avoiding and in helping others avoid as she obeys her duty per the Lord's Prayer to, NOT ONLY repent for own sins, BUT ALSO to bring sinners against her to repentance.

Injustice is a sin; perjury is a sin; *inaccuracy* is a sin; and so is contravening the 14th Amendment and its root in Exodus, Leviticus, and Deuteronomy:

The law shall be one for the natives and for the settlers who dwell among you. *** And if a stranger lives with you in your land, you shall not oppress him. The stranger that dwells with you shall be to you as one born among you, and you shall love him as yourself. For you were strangers in the land of Egypt. Just balances, just weights, a just ephah, and a just hin, shall you have[.]**

A sin, too, is entering the land of orphans, Proverbs 23:10-12:

Do not move an ancient boundary stone or encroach on the fields of the fatherless, for their Defender is strong; he will take up their case against you. Apply your heart to instruction and your ears to words of knowledge.

But since Dinah Gail Steele's and Larry Wayne Mason's 12 March 2009 discovery of the fatherless Dr. Assa'ad-Faltas' acquisition of vacant land that became 324 Byron Road, Columbia, SC 29209, misery upon misery was heaped on her, and conspiracy upon conspiracy was mounted against her (including by the lawyers forced on her and *ethically*-bound to serve *her* legitimate interests) to illegally wrest actual and effective possession of that land from her and give it to the covetous Steele and Mason.

The main petition for rehearing shows that RAM-fame Judge Clifton Newman sinned and continues to sin against of the fatherless Dr. Assa'ad-Faltas by finding excuses to not redress, or even consider, her long-ignored grievances against the powerful who maliciously prosecuted her with perjury to take her land. But since Proverbs 23 follows the injunction *against* taking the land of the fatherless with an injunction *to* seek knowledge, Dr. Assa'ad-Faltas shares *some* of her medical knowledge:

I am so tired of that the kennel video being vaunted and flaunted as if it were a LITERAL smoking gun that I have to post this everywhere I can.

The kennel video has NO IMPORTANCE if the CORRECT time of death is considered.

I have long and often explained that the idea that the victims died as soon as the batteries on their cell phones self-locked is ludicrous beyond the belief of all REASONABLE people EXCEPT the Murdaugh-hating ignorant South Carolinians.

Not a joke; but South Carolinians are so ignorant that their county coroner travels without a thermometer and thinks he can determine the time of death by putting his hand in the armpit of the victim. He really said that in Alex Murdaugh's ("AM") two-murder trial.

Having lost the comparison of the victims' body temperature compared to the ambient temperature due to the ignorance of the coroner-without-a-thermometer, the next best BIOLOGICAL, not magical or metaphysical, indicator of the time of death is the stomach contents, based on which, the time of death was closer to 10:00 pm than 9:00 pm and DEFINITELY could NOT have been BEFORE 9:00 pm because of how little was left in the stomachs of the victims who DOCUMENTEDLY had their last meal AFTER 8:00 pm.

The normal human stomach simply DOES NOT EMPTY that fast.

AM lied about the kennel video because he has a lawyer-liar instinct even when lying is not necessary. What secretary has not lied in answering the phone and automatically said her boss "is in a meeting" when her boss was NOT "in a meeting"?

In fact, even the Prosecution's MAGICAL time of death does not work with the time AM documentedly LEFT MOSELLE that even Becky Hill, in her Netflix interview, came up with ANOTHER MAGICAL theory that AM pulled the trigger himself but "had help cleaning the scene"! She really said that..

Dr. Assa'ad-Faltas has *true* Christian love for Judge Clifton Newman to show him that his pro-prosecution bias, which is now highlighted by his failure to *timely* hold Becky Hill to account for interviewing a juror in the judge's absence had revealed itself in Dr. Assa'ad-Faltas' 22-26 February 2010 partial trial transcript pp 370-2 (complete excerpt of colloquy, including Weiss lying about the criminal records of her witnesses, Cory/Corey Lamont Curry, Curtis Ingram, and Tiffany Lurke, *inter alia*):

[12-14] **Ms. Weiss:** On the possible witnesses. I just -- it's very disturbing to the State when the defendant is making up records and yelling them out in front of the jury. I know---

[15] **Dr. Faltas:** I'm not making up records.

[16-19] **Ms. Weiss:** I would ask Your Honor to ask the jury to specifically disregard any statements -- I mean, I know any statements by the defense about records -- but they're just -- they're fabricated and I just---

[20] **Dr. Faltas:** Your Honor, I'm sorry---

[21] **Ms. Weiss:** And I would like to go ahead and---

[22] **Dr. Faltas:** Objection. Objection.

[23] **Ms. Weiss:** ---settle.

[24-25] **The Court:** Be quiet, ma'am. You cant hear both people at the same time. Continue, Ms. Weiss.

[Page 371, lines 1-4] **Ms. Weiss:** It would take just a moment. They're very simple short records, and if we can just settle them for even - for the future, I think it will keep from disparaging any possible witnesses by the State.

[5] **The Court:** Yes, ma'am, Dr. Faltas?

[6] **Dr. Faltas:** I'm sorry?

[7-8] **The Court:** Yes. You were attempting to talk while she was talking. She's now through talking. You may talk.

[9-14] **Dr. Faltas:** *Your Honor, I'm not the one fabricating things, and you admonished me to not use the word lie when referring to her. Why is she allowed to use the word fabrication when referring to me? Are we different creatures of God? I mean, I think there is a double standard going on here.*

After filing yesterday, Dr. Assa'ad-Faltas recalled that, when she was on a UNESCO-sponsored medical student conference in 1976, she refused to ride a ricksha and chose to wait hours for motor transport instead. She is certain her late maternal grandfather's memories of WWI were NOT on her mind then; but her conscience that human being are NOT to be used as beasts of burden was formed by then.

Dr. Assa'ad-Faltas has many *unique* intellectual *and moral* gifts to rescue SC's judicial system in this moment of crisis and guide it to the correct side of the fork in the road, **if only this Court would stop demonizing her and start appreciating her and her pioneering ideas instead.**

The Clerk's dismissal of this case should be reheard and vacated; this appeal should be reinstated; but it should be held in abeyance pending the conclusion of SC Appellate Case 2022-000339, in which if, God willing, Dr. Assa'ad-Faltas prevails, this appeal would become moot.

Certificate of Submission AND Certificate of Service AND of Copies

Submitted **and served** by hand-delivery to SC Attorney General's ("SCAG") office at 1000 Assembly Street Columbia, SC 29201, to Richland County's Clerk of Court at 1701 Main Street Columbia, SC 29201, and to SCAD at 1330 Lady Street, Suite 401, Columbia, SC 29201, and *courtesy-copied* to Mr. Dudek at rdudek@sccid.sc.gov and to SCCOID hyoung@sccid.sc.gov, and hryan@sccid.sc.gov, and relevant others, all on 29 September 2023, and all God so willing.


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