

The State of South Carolina  
For State Supreme Court

RECEIVED

OCT 05 2023

S.C. SUPREME COURT

Robert Campbell,  
Applicant

vs.

State of South Carolina  
Respondent

MOTION;

Specific Factual and Legal Reason:  
(ON) why this case must be  
Heard in Court, Applicant is -  
[Not Guilty] of charges.

\*For Court Review;

(3) Evidence Documents.

1. S.C. LAW ENFORCEMENT DIVISION (Laboratory File, NO: L85-3197)
2. GREENVILLE COUNTY [Indictment]. Shows date of crime. -  
→ April 17, 1985.
3. Solicitor W. Walter Wilkins Letter. dated, August 25, 2017

Note; Solicitor W. Walter Wilkins stated in his letter.

The (records) from the GREENVILLE COUNTY DETENTION CENTER  
reflect that (i) first came into the detention center -  
[April 13, 1985]. Question; so how did i committed this  
crime on (April 17, 1985). remember. i am all ready in jail.  
and the (SLED) Laboratory file clearly proves me  
innocence of other's charges.

When this Court, the S.C. Supreme Court find out that, i am (Not Guilty) of these crimes, i ask this Court. PLEASE FREE ME. i HAVE BEEN LOCK UP 38 1/2 years for charges i did not committ. AND i CAN PROVE this in Court [if] the S.C. Supreme Court give me a chance. v NOTE - i all so HAVE (MORE) Court documents to show my INNOCENCE OF CHARGES. AND i AM SURE this Court know about my [REQUEST TO BE TESTED]? PLEASE LET ME BE TESTED FOR D.N.A. HERE IS A LETTER FROM THE - S.C. SUPREME COURT CLERK; DANIEL E. SHEATOUSE. dated; March 19. 2009.

DATE 9/27/2023

Robert Campbell  
PRO SE

RE QUESTING FROM COURT;

AS THIS COURT SEES, i AM WITH OUT A COUNSEL. AND i DO NEED HELP WITH A COUNSEL (if) THIS COURT BRANT ME ONE? -

HERE IS (MORE) FACTS FOR [PROOF OF BEING INNOCENCE] OF CHARGES. EVIDENCE, A [SUPPLEMENTAL REPORT], FROM (DET. PERRY) ON THE - [4/19/85]. HE WENT TO Adm. Judge Fisher. AND HERE IS - ANOTHER COURT DOCUMENT FROM [ORDER OF COMMITMENT]. DATED - [SEPTEMBER 27, 1985]. SEE ALL DATES OF CHARGES. 3/17/85 - 4/3/85 - 4/13/85 - 4/17/85 - 5/25/85. REMEMBER, SOLICITOR WILKINS [do not] - HAVE THE 4/17/85 CHARGE ON HIS MADE UP LIST?. AND WHEN i DID WENT BEFORE Adm. Judge Fisher, WHERE IS THE (ALL) OTHER CHARGES?. AGAIN -

Solicitor Wilkins report states. i first came in the GREENVILLE COUNTY DETENTION CENTER [April 13, 1985] AND i DO HAVE A SWORN AFFIDAVIT WARRANTS FOR EACH DATES. - 4/13/85 AND 4/17/85. AND i ASK, DO THIS COURT. THE S.C. SUPREME COURT HAVE A [COURT ORDER OF COMMITMENT] THAT CLEARED ME OF NOT BEING IN MENTAL HEALTH? BECAUSE THE LOWER COURT AND S.C.D.C. MENTAL HEALTH DOCTOR'S DON'T. IN FACT. - WHEN i WENT TO THE DEC. 19, 2001 P.C.R. HEARING. i WAS (STILL) ON PSYCHIATRIC - MEDICATIONS. BEEN ON THIS MEDICATIONS SINCE THE GREENVILLE COUNTY COURT ORDER FOR ME TO BE COMMITTED, AND THERE IS NO ORDER (TODAY) THAT EVER CLEARED ME OF BEING OFF MENTAL HEALTH CARE. SEE AND REVIEW ORDER OF COMMITMENT. NOTE; NONE OF THE COURT ORDER NEVER WAS DONE AT ALL. AS ORDER STATED. AND WHERE IS THE [DESIGNATED EXAMINER'S WRITTEN REPORT] BACK TO THE COURT THAT CLEAR ME TO STAND TRAIL? THERE WAS NEVER ONE AT ALL.