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S.C. SUPREME COURT

Jamie Goss
R-C-I/BA-2
P. O. Box 2039
Ridgeland, SC 29936

Supreme Court
1231 Gervais Street
Columbia, S.C. 29201

Dear Clerk:

Please file and Docket this Motion for Emergency Bond.

A handwritten signature in cursive script that reads "Jamie Goss". The signature is written in black ink and is positioned to the right of the main text of the letter.

November 1, 2023

IN THE SUPREME COURT OF SOUTH CAROLINA
APPEAL FROM HORRY COUNTY
COURT OF COMMON PLEAS

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S.C. SUPREME COURT

Honorable R. Ferrell Cothran Jr. Circuit Court Judge
Honorable William H. Seal, Jr. Circuit Judge
Honorable H. Bruce William Appeal Court Judge
Honorable John Geathers Appeal Court Judge
Honorable Jenny A. Kitching Appeal Court Clerk
Honorable Jerry D. Vinson Appeal Court Judge
Honorable Stephanie P. McDonald Appeal Court Judge
Honorable E. Lockemy James Appeal Court Judge

Case #2021-001271

Jamie Goss
Mark Raymond

V.
V.

Appellant
Respondent

Jamie Goss #294885
R.C.I./BA-02
P.O. Box 2039
Ridgeland, S.C. 29936

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Statement Of The Case

Petitioner file Pro Se Motion for Compassionate Release Under Extraordinary Circumstance in the jurisdiction of Horry County Court of Common Pleas. Presiding Honorable R. Ferrell Cothran Jr. denied aforementioned motion consequently closing case. Petitioner appeal, drafting a motion to amend supplement fact finding under provision of S.C.R.P. 59(e) and 52(b) and Humbert v. State 345 S.C. 332, 548 S.E. 2d June and Mar;ar v. State 375 S.C 407, 653 S.E.2d 266 Nov. 5, 2007. Question of Law and Fact later denied by Honorable William H. Seal. Petitioner appealed for Emergency Extraordinary Circumstance Bond. Honorable Chief Bruce William denied motion and rehearing was later denied. Later the Court of Appeal demissed petition Appeal by Hoorable John Geather. Petitioner filed motion for Rehearing, which was deinied by Honorable Jerry Vinson, Honorable Stephanie P. McDonald, Honorable E. James Lockemy. Later Petitioner drafts Motion for Rehearing Enbanc, still pending in the Court of Appeals and Writ of Certer.

Emergency Bail for Extraordinary Reason, A Call For Urgent Action
The current state of our prison system is nothing short of a crisis. With a severe shortage of staff in every department and overcrowded prisons. It has become increasingly difficult to provide even the most basic services to inmates. This article aims to shed light on the dire circumstances faced by prisoners and the urgent need for emergency bail or bond for extraordinary reason.

Shortage of Staff and Overcrowded

Prison, One of the most pressing issues plaguing our prison system is the avute shortage of staff. With limited personnell available to handle the vast number of inmates, it is nearly impossible to ensure their well-being and proper care. This shortage has far reach consequences, affecting everything from security to healthcare and legal assistance. More over the overcrowing of prison exacerbates these problem with a staggering number of inmates crammed into limited space, it becomes increasingly challenging to maintain order and

and provide adequate facilities and resources. This overcrowding also puts immense strain on the already burdened staff, leading to further inefficiencies and increase risk for both inmates and personnel.

Lack of Training and Resources

Another critical issue that plagues our prison system is the lack of training for both inmates and staff. Inmates in legal matters, making it extremely difficult for them to navigate the complex legal system. The absence of a well equip law library with only two computers available for the over a thousand inmates compounds this issue further. Additionally the limited access to the law library which is closed extended periods due hospital duties, severe hampers inmate's ability to meet court deadlines or seek legal assistance. Further, the tablet provided for in-cell use as an alternative app has extremely poor Wi-Fi connections rendering it virtually useless.

Inadequate Hygiene and Healthcare

The deplorable conditions within the prison system extends to basic hygiene and healthcare. Inmates are unable to wash as they should on a daily basis, leading to severe bacterial infections that can cause irreparable harm. The lack of proper cleaning chemicals for showers and toilets only exacerbates this problem creating an unhygienic environment that poses a significant risk to inmates' healths. Furthermore, the poor air circulation in the cells with limited ventilation results in a foul odor permeating the space. This not only causes discomfort but also contributes to breathing problems among inmates aggravating existing respiratory condition, inadequate bedding, with beds and mats too small for larger individuals leads to chronic pain and discomfort, further deteriorating a prisoner's well-being.

Limited Communication and Support

One of the most heartbreaking aspects of the current state of affair is the limited communication and support available to inmates with ~~only~~ only four phones allowed per week, inmates are hindered from seeking

help during emergencies or staying connected with their families. This restriction not only isolates inmates from their loved ones but also hinders their ability to address urgent matters, such as court related issues or family emergencies. Furthermore the lack of designated areas for eating or engaging in activities such as writing letters or doing legal work further isolates inmates and restricts their ability to access essential resources. Add to it the problems with roommates, such as unauthorized individuals entering cells and theft of personal belongings go unaddressed due to the absence of effective measures to protect inmates property and wellbeing.

Unpaid Labor and Unmet Healthcare Needs

The dire situation within our prison system is further exacerbated by the exploitation of inmates through unpaid labor. With only 100 jobs available for over a thousand inmates, the work environment is chaotic and messy. Inmates are forced to work without receiving any compensation leading to a sense of hopelessness and frustration. Moreover, the inadequate healthcare provided within the prison system fail to address the pressing need of inmates. Many suffer from significant dental issues with missing teeth which remain unattended. The lack of appropriate medical assistance for breathing problems and skin conditions further compounds inmates suffering leaving them without proper care or relief.

Call for Supreme Court Intervention

Given the gravity of the situation. it is imperative that the Supreme Court intervenes to address these glaring issues within our prison system. Emergency bail or bond for extraordinary reason must be considered to alleviate the suffering of inmates and provide them with an opportunity to receive the care and support they desperately need. By granting emergency bail or bond, individuals like myself who have families in need and pressing health concerns, can be released to provide the necessary help and support. The current

state of the prison system fails to adequately care for its inmates and urgent action is required to rectify this injustice. The crisis with our prison system demands immediate attention. The shortage of staff, overcrowded prisons, lack of training and resources, inadequate hygiene and healthcare, limited communication and support unpaid labor and unmet healthcare need all contribute to a dangerous and inhumane environment. Being incarcerated is a daunting experience for anyone, but when faced with restriction on religious practices lack of access to necessary medication, and a family crisis, it becomes even more challenging. In this article, I will delve into difficulties. I am currently facing in prison due to my belief in Jesus, my inability to take medication and the obstacles preventing me from supporting my family during their time of need.

Imprisoned and My Belief In Jesus

As a firm believer in Jesus, my faith has been a source of strength and solace throughout my life. However, being in prison has severely limited my ability to practice my religious beliefs. Due to shortage of staff, religious services have been suspended for over six months depriving me and many others of the spiritual guidance we desperately need. This deprivation has cause immense frustration and distress among the incarcerated population.

Denied Access to Medication and Alternative

Another significant challenge, I face is the prison's refusal to allow me to take medication based on my religious beliefs. While I understand the need for certain medical treatment, I firmly believe that my faith should guide my health decisions, unfortunately, the prison administration has not been accommodating in this regard, leaving me without the necessary support for my physical well-being. To address this issue, I have sought alternative such as herbal remedies. However the prison's refusal to provide me with the herb further exacerbates the situation. The denial of these alternatives, not only infringes upon my freedom but also compromises my overall health

Family Crisis

Amidst these personal challenges, my family is currently facing a crisis. My minor son recently had an accident and crashed our car without a license. This unfortunate incident has not only caused emotional distress but also financial strain. To worsen the matter, the insurance company has taken advantage of our situation and is refusing to pay for the damages to our car. According to South Carolina Rule 411, the insurance company should provide coverage for the damages caused by my son's accident, however, their refusal to comply with this rule has far-reaching consequences, not just for my family but also for our livelihoods. The financial burden of repairing the car has caused everyone in my family to lose their job, leading to further distress and uncertainty, navigation.

In the face of adversity, my family finds ourselves at the intersection of legal troubles and health cases. The deportation stage my wife's in, coupled with two kids, which is very hard to find a job and a place to stay. My mother's inability to recover from Covid 19 and the breathing treatment that is required for life. She also has two of my kids which just leave here without any help. This problem has left us in a dire situation. Urgent assistance is needed to alleviate the legal and financial burdens that we currently face. It's my hope that by shedding light here with me and my family, the Court would understand that this problem still at hand, three years later. Nothing has changed for me and my family as of today.

Navigating Legal Issues and Stress

In an attempt to rectify the situation, I have taken on the responsibility of contacting the insurance company on behalf of my family, However, due to the restriction imposed by the SCDC, I am facing numerous obstacles. Constant phonecall and mailing problem have made it incredibly challenging to advocate for my right and guide them through this difficult period. The stress caused by these circumstances is over-whelming. As a prisoner, my ability to provide support and my ability to provide support and resources for my

family is severely limited by SCDC restriction, despite desire to help. I find myself unable to alleviate their hardships effectively.

Emergency Bail or Bond for Extraordinary Reason

Given the extraordinary circumstances I'm facing, I firmly believe that emergency bail or bond should be considered. This would allow to temporarily leave prison and address the pressing issues surrounding my family crisis while I understand the need for confinement, the combination of religious, limitation denial of medication alternatives, and my family's urgent situation call for a compassionate response from the Judicial System.

Conclusion

In conclusion, my time in prison has been marked by numerous challenges stemming from restriction on religious practices denial of medication alternatives and family crisis, the lack of Sunday services, inability to pursue my religious practices and belief freely and the consequent stress have taken a toll on my mental well being. Additionally, the insurance company's refusal to fulfill it's obligations has caused significant financial straining on my family leading to job losses and uncertainty. Despite these obstacles, I'm determined to fulfill the legal complexities and advocate for my family's right. I believe that an emergency bail or bond should be considered to address these extraordinary circumstance and much needed support during this difficult in the light of CARE ACT and Roe v. Wade because of my privacy and family concern.

In the Supreme Court of South Carolina
Appeal From Horry County
Court of Common Pleas

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Case #2021-001271

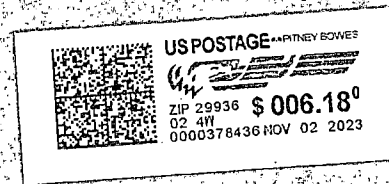
Certificate of Service

I, Jamie Goss 294885, Petitioner, hereby states under penalty of perjury, that all statements stated herein today are true and correct. Appellant further states that he has served copies of Emergency Bond on Attorney General, Court of Appeal and Supreme Court on November 1, 2023.



Jamie Goss
P.O. Box 2039
Ridgeland, SC 29936

Jamie Goss 294885
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RIDGELAND CORRECTIONAL
INSTITUTION

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Supreme Court
1231 Gervais St.
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