

THE SUPREME COURT OF SOUTH CAROLINA

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APR 26 2024

DAVID ANTONIO LITTLE, JR.,  
PETITIONER,

S.C. SUPREME COURT

v.

APPELLATE CASE No. 2024-000219

THE STATE,  
RESPONDENT,

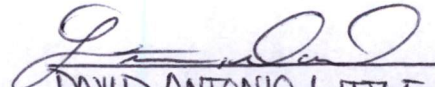
MOTION TO PROCEED PRO SE

THE PETITIONER, DAVID ANTONIO LITTLE, JR., DO HEREBY CERTIFY THAT HE WISHES TO PROCEED PRO SE AND ASSERTS THE FOLLOWING:

- 1.) HAD THE APPEAL COURT ALLOWED PETITIONER TO PROCEED PRO SE OR PROVIDED COMPETENT COUNSEL WHO ACTUALLY CONFERRED WITH THE PETITIONER ABOUT THE CLAIMS "HE" WISHED TO RAISE ON APPEAL THEN THE ABOVE-MENTIONED CASE WOULD NOT HAVE REACHED THE SUPREME COURT OF SOUTH CAROLINA, SHOWING THAT ATTORNEY WANDA H. CARTER HAS BEEN INEFFECTIVE FROM THE VERY START BY FIRST FAILING TO GAIN PETITIONER'S WRITTEN CONSENT TO TAKE HIS CASE, FAILING TO UNDERSTAND HIS CASE, AND VIOLATING 1-4 OF THE PROFESSIONAL RULES OF CONDUCT. [CRONIC, 466 U.S. AT 659-662] COUNSEL RAISED COMPETENCY CLAIM ON HER OWN, NOT BECAUSE PETITIONER ASKED HER TO AND COMPETENCY SHOULD NOT HAVE BEEN MAIN ARGUMENT.
- 2.) IN PROCEEDING PRO SE THE PETITIONER WISHES TO SHOW THIS COURT WHY HE WAS NOT COMPETENT BY BEING ABLE TO PRODUCE HIS "EVIDENCE" SHOWING THIS COURT HOW HE WAS FORCED MIND ALTERING DRUGS ON TWO (2) OCCASIONS, FORCED CATHETERIZATION, TORTURED LITERALLY BY EXCESSIVE CHEMICAL MUNITIONS AND STUN GUN, AS WELL AS TREATED CRUEL AND UNUSUAL BY SHERIFF JAMES DIXON, WHO IS NO LONGER SHERIFF, AND DIRECTOR OF THE CHESTERFIELD COUNTY JAIL SHELIA BLICKMAN, WHO TOO IS NO LONGER THE DIRECTOR AT/OVER THE JAIL FOR OBVIOUS REASONS. SHOWING THAT THE PETITIONER'S MIND WAS "TINKERED" WITH THROUGH SEVERAL TACTICS WHICH SHOCKED THE CONSCIOUSNESS OF THE PETITIONER ALLOWING THE STATE TO GAIN THE UNCONSTITUTIONAL CONVICTION OF A PERSON WHO WAS NOT COMPETENT. THE PETITIONER IS ENTITLED TO A NEW TRIAL FOR NOT ONLY THE CLAIM OF COMPETENCY, BUT SEVERAL OTHER REASONS, SHOWING THE ERRONEOUS CONVICTION AND FALSE IMPRISONMENT OF THE PETITIONER. [GILLIAM V. ALLEN, 62 F.4TH 829.]

THEREFORE, THE PETITIONER SEEKS TO PROCEED PRO SE. WHETHER THAT BE ON A RE-TRIAL AND/OR PETITION FOR WRIT OF CERTIORARI. BEING WELL INFORMED ABOUT WHAT HAS HAPPENED TO THE PETITIONER, THIS COURT IS OBLIGATED TO RECTIFY, IN GOOD FAITH, THE WILLFUL DEFORMATION OF LAW AND THE INFRINGEMENTS MADE AGAINST THE PETITIONER AND CANNOT CLAIM IGNORANCE OF THE LAW. [16AM JUR 2D, SEC. 155]

APRIL 23, 2024

  
DAVID ANTONIO LITTLE, JR.,  
#385407  
4848 GOLD MINE HWY  
KERSHAW SC, 29067

THE SUPREME COURT OF SOUTH CAROLINA

DAVID ANTONIO LITTLE, JR.,  
PETITIONER,

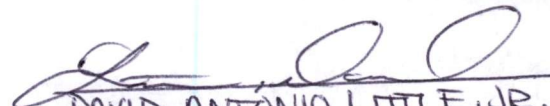
v.

THE STATE,  
RESPONDENT.

APPELLATE CASE NO. 2024 -  
000219

PROOF OF SERVICE

THE PETITIONER, DAVID ANTONIO LITTLE, JR., DO CERTIFY THAT HE HAS SUBMITTED MOTION TO PROCEED PRO SE THIS 23RD DAY OF APRIL, 2024.

  
DAVID ANTONIO LITTLE, JR.,  
#385407

DAVID A. LITTLE #385407  
4848 GOLD MINE HWY  
KERSHAW, SC 29067  
RHU-36

COLUMBIA SC 290

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Little  
LEGAL  
385407

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