

The State, Respondant Vs Marvin Keith McBride, Jr.

Motion under SC Court of appeal Rule 3 & 4; remedies on motion attacking false imprisonment sentence

RECEIVED

JUN 20 2024

SC Court of Appeals

Motion under S.C. court of appeal Rule 3 & 4 violated by said clerk and appellee is unconstitutional, Appellant Marvin Keith McBride, Jr for said false imprisonment case no 2021-000813. He was not contact by the state or his prior attorney for said briefs, petitions, and appeal hearing. He and the court established by Act of congress claiming the right to be present for any hearing and to be paid for said court violation (see rules) and constitution (see bar). Attorney is paid for both parties to perform duties both was imposed in violation of the constitution and laws.

The court has jurisdiction for said pending false imprisonment. The court shall cause notice thereof to be served upon new attorney, grant said motions, and determine the issues and make findings of fact and conclusions of law with respect thereto. Above mentioned case would be sufficient to establish by clear and convincing evidence that no reasonable factfinder would have found said appellant guilty of fake warrants and false imprisonment.

June 11, 2024  
Appellate Case No. 2021-000813

Dear Chief clerk,

Reschedule my petition and briefs? Send me copy of said false imprisonment/entrapment. Said attorney did not contact me and this violated court rules and bar. When is my appeal schedule? Fake warrants in said case and fake names.

Sincerely,



**RECEIVED**

JUN 20 2024

**SC Court of Appeals**

Marvin K. McBride, Jr 00332791

TCT  
84 Greenhouse Rd  
Trenton, SC 29847

COLUMBIA SC 298

17 JUN 2024 PM 2



US POSTAGE™ PITNEY BOWES



ZIP 29512 \$ 000.64<sup>0</sup>  
02 4W  
0000378442 JUN. 14. 2024

RECEIVED

JUN 20 2024

SC Court of Appeals

Chief Clerk  
P.O. Box 11629  
Columbia, S.C. 29211

2024-102020

