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SC Court of Appeals

Advertisement: Looking for Brave Lawyer that Believes in Justice.

This is a Criminal Appeal case taking place in The 10th Circuit Court of South Carolina.

I have sufficient funds to pay reasonable costs.

- Ugandan immigrant, Queen Dorothy, came to America as an international investor in 2016 with legal rights to work in America.
- She created a company that had revenue of more than 3 million dollars in a year.
- At the time of her husband's death, Dorothy was paying the majority of the household and health bills.
- Dorothy and Doyle were in love. Dorothy is an African woman who did not see their age gap as a problem, nor did her family that knew Doyle. Neighbors and friends all testify to their commitment, loyalty, and happiness together. Dorothy was worth much more money than Doyle.
- A will written by Doyle left Dorothy about half of his estate, valued at about \$500,000. If there was no will, the estate division would have been 50/50 by intestate succession law. By South Carolina law, the widow would receive the first 50% and first pick. With or without the will, it was more or less the same to Dorothy.
- Doyle's oldest son, Jared Adam Pierce, hired attorney Richard Hunt McDuff. McDuff hired an 80-year-old handwriting expert, introduced very old signature exemplars, and produced a recent document regarding FEMA funds. There is a litany of evidence to suggest the signature on the FEMA-related document was forged by Jared Adam Pierce.
- The clear strategy became to run Dorothy out of town for good. She was accused of all sorts of crimes. Although we don't know who told whom what, I do know the city manager of Seneca, Scott Moulder, repeated the lies to me. I also know that Chief Bowling of the Seneca Police is covering up the investigation into the sabotage of Dorothy's factory. Additionally, two people made police reports against Jared Adam Pierce for chasing Dorothy, threatening to kill her, and "bury her N***** ass in the woods where no one will find her". Dorothy has been requesting a police reopet since that day. The Oconee County Sheriff's Office says there is no record of this event. I have recorded Richard Hunt McDuff aying that the coroner found "African roots" in the blood of Doyle Pierce after his death. I have copies of the coroners report and the toxicology report and they say no such thing. These men are very comforattble in their lies.
- This estate battle has raged on now for four years. Guber Sires, Dorothy's atrony, showed up on the day of trial unprepared and made no effort to defend Doyle's last wishes. The lawsuit against Sires has passed dismissal with an affidavit of merit that points out eight instances of legal malpractice.
- Dorothy has learned to be a *pro se* litigant. She appealed the ruling to deem the will invalid. This appeal survived dismissal and is still pending in the appeals court of South Carolina. At the time of the appeal, Dorothy was the personal representative of Doyles Estate. The appeal stays all orders and removes jurisdiction from the Probate Court of Oconee County.
- Later, without proper jurisdiction, the Oconee Probate Court removed Dorothy as Personal Representative. When Dorothy filed an appeal, she needed paperwork from the probate court. She ordered the complete record and emphasized that she needed it in time to file her appeal. The probate court delivered the paperwork 50 days later, long after the deadline, and demanded payment of about \$420. She was threatened with criminal contempt if she did not pay it.
- At this time, I, as her fiancé and now husband, recorded myself paying this bill. In the past, I was falsely accused by Judge Singleton of illegally acting as a lawyer in the probate lobby. What I did was inform a man of his right to act pro se. I entered the lobby recording, showing that there were no signs prohibiting recording, and I was never requested to stop recording.
- In attempts to serve me a rule to show cause, I returned to the probate lobby to be served. It was here that I recorded myself getting arrested. Again, the recording clearly shows that there was no sign posted on the door as required by the Supreme Court of South Carolina Administrative Order dated March 9, 2023, banning the use of electronic devices at the clerk's window. At my arrest on May 29, 2024, I was sentenced to 10 days for direct criminal contempt of court. The sentencing documents did not contain a case number because the probate court did not have jurisdiction to create one. The Rule to Show Cause inappropriately used the Doyle Pierce estate case number.
- At my hearing on June 5, I was sentenced to an additional 60 days, again with no court case number. It was later determined that my attorney, Nathan Chambers, had been using his dad's Bar Number to impersonate a lawyer. I was released from jail due to mistrial. This trial is on my YouTube channel, [JasonBoyle03](#). Judge Singleton acted as the judge, prosecutor, lead witness, supervisor of the witnesses he called and deposed, as well as the victim. I have been, for a year now, an open critic of Judge Singleton. He had numerous *ex parte* conversations and requested witnesses to prepare affidavits.

- On June 17, in what could only be described as a slapstick comedy script, Singleton held another trial. The spectacle was mostly repeated. This time, I represented myself. Singleton played all the same roles and then refused to be cross-examined after acting as the lead witness. Judge Singleton tried to correct his previous mistake of sentencing me to a total of 70 days. The only accusation presented was that I violated the Supreme Court order on May 24. He now makes a new order, again with no case number, sentencing me to another 50 days, making a total of 60, as he initially intended. He explains his rationale behind this double jeopardy in the transcript.
- I was held for 40 days in total from the two sentences regarding the events of May 24. I was released pending appeal, with the trial date now set for November 14 in the Oconee 10th Circuit Court, Judge McIntosh presiding. To date, the case has no case number, and I have no attorney. I was granted a public defender by the public defender's office, but he denied me service 15 minutes after my trial on June 17 began because it was determined this was a civil case.
- The reason it was deemed a civil case is that I was served a summons in the form of a Rule to Show Cause using the estate case number of Doyle Pierce. I was simply paying a bill for a third party. In the trial of June 17, Singleton admits that this has nothing to do with the estate of Doyle. Judge McIntosh agreed, stating the transcripts from June 17 cannot be titled with the estate case of Doyle Pierce.
- Prior to the June 17 trial, I asked for a special prosecutor, a jury trial, a continuance, and for Judge Singleton to recuse himself. Singleton called the public defender, Mr. Abdalla, and had him drive to the trial to testify that he was not going to represent me due to the civil nature of the crime. I represented myself, and it went pretty well. I clearly showed that I had no knowledge of the Supreme Court administrative order prior to the events of May 24. I did not willingly violate any order. It was clearly stated that the Oconee Probate Court was out of jurisdiction. It was clearly shown that Judge Singleton was too personally involved to be presiding. In an impressive display of double jeopardy, all facts and evidence were ignored, and I was sentenced to 50 additional days, 30 of which I served prior to my emergency release pending appeal being granted.
- During my incarceration, Dorothy had a criminal trial in the probate court. They dropped the contempt charge for the late bill after I recorded myself paying it, but brought up two more criminal contempt charges.
- In October of 2023, Dorothy appealed a forced settlement by Judge Singleton that inappropriately applied Rule 43(k). After this appeal, Judge Singleton refused to recognize that the appeal stayed the order, and that the settlement could not be enforced. In November of 2023, Dorothy filed a motion with the clerk to have the court recognize the stay. This motion was never heard or ruled upon.
- On May 8, 2024, Dorothy released the 43(k) order regarding a provision in it. On May 9, Judge Singleton issued a declaration that the 43(k) order of 2023 was stayed. Dorothy was served a Rule to Show Cause for direct criminal contempt of court for producing a document that Judge Singleton proclaimed was enforceable.
- Judge Singleton has been involved in a heated email chain over the estate of Doyle Pierce for about a year now. In these emails, Dorothy corrected him many times regarding the law. She also noted that he was collaborating with McDuff.
- Also in June, Dorothy was sentenced to 180 days for direct criminal contempt of court for sharing the order and emails. Singleton sent Dorothy more than 220 emails!! Because I was incarcerated and Dorothy was caring for our 1-year-old son, Singleton delayed her incarceration date until the day after I was scheduled for release. It is important to note that McDuff, aiming to remove her from the estate, pleaded with Singleton to release me immediately and incarcerate her immediately. Dorothy was 5 months pregnant at the time. She appealed this order and is free pending that appeal in accordance with statutes 18-1-70, 80, and 90.
- All of this is available on the public record, except my criminal trial and my incarceration, because it has no case number. These details are outlined in the Initial Brief of Appellant filed on [date missing].

What has been happening is not only unjust; it is an example of how the system is being controlled by a few rotten apples at the expense of those we are supposed to protect. Dorothy has been an incredible human being since long before she set foot on American soil. Since being in America, she has returned to Uganda to run for Parliament—in 2020 for Oyam South and in 2023 for Oyam North, after the assassination of the sitting minister. Dorothy runs on an anti-corruption platform, risking her life for her constituency. I am married to Dorothy now. She has no interest in American citizenship. She is set on becoming the president of Uganda, and I believe she can. What she achieved in 2023 set a tone. She lost due to corruption in what was clearly a landslide victory. Then she stood and spoke on national television regarding her concerns and her desire to be president.

If there is an attorney so bold, I am looking for representation for my criminal appeal from the Oconee Probate Court being held in the Oconee 10th Circuit. I have spoken with many attorneys who want the case in the appeals court, but that means I go back to jail for some time. I would love to set a strong example for proper procedure and accountability in this circuit court appeal.

I was placed on a gag order that also restricted my rights to have a firearm, drink alcohol, and travel outside the state. I appealed this order on substantial rights, and the order is now pending in appeals. This means the order is stayed. I have been publishing articles and reaching out to the public for support. They have stripped my family of our rights, and I choose to turn to the American people. We believe in you. Please help me find an attorney who wants to expose these injustices!

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