

The State of South Carolina vs
Sonia Walker
Appellate Case No. 2024-001268

Page 1/4 (1)

Motion to Grant All Motions & motion
to Expedite/Immediate Release & to Dismiss
Case Due to violation of Constitutional
Rights & vindictive prosecution and malice
Prosecution, Kidnapping, Falsified Documents,
Perjury of Judge & Solicitor & Sheriff
Office, Double Jeopardy and violation
of Due Process and retaliation & held Hostage &
False imprisoned currently due to Perjury & unlawful arrest

I AM asking that this case IS Dismissed &
I am immediately released due to the
intentional malice of the solicitor & judge
& deputies due to malice intent and
the violation of their oath acting as
RICO organized crime rather than a justice
system I have been kidnapped twice
from 2022-2024 intentionally & been
subjected to double jeopardy & due process
violation this is a violation of my
Constitutional Rights and the Supreme court
ruled in a case citation: Swayer vs. "When
a Judge Do Not Follow the constitution
All orders / Judgements are void / null"
According to the United States Supreme
Court I have inalienable Rights which
All Courts & Public officials took a oath
and bond to uphold & protect according
to the constitution

10/9/24
X Sonia Walker
Camilie - Graham Reception and evaluation center
4450 Broad River Rd Columbia SC 29220

RECEIVED

OCT 15 2024

SC Court of Appeals

"The truth produces evidence"
And I have evidence for all
statements made

Page 2/4 (2)

I should have never been picked up Aug 19, 2024
this was intentional criminal kidnapping /
retaliation. District court had NO jurisdiction
& the sentence was conciled 7/31/24 when
appelled South Carolina Court of Appeals had
jurisdiction from 8/7/24 - present I wasn't
sentenced from 8/1/24 - 8/6/24 & I also wasn't
in custody within this time to be sentenced
I was picked up on Aug 19th - Sept 26th by District
Court on a "Bench warrant" which the solicitor
and judge both committed perjury & knew
the case was on appeal & they didn't have
jurisdiction & they knew the case should've been
dismissed & didn't have merit for trial both the
judge & solicitor have. Pending investigation dated
for June 12, 2024 which they were opened on
them at my request both are a conflict of
interest & South Carolina Court of Appeals
ruled on a motion on Sept 5, 2024 both
courts cannot have jurisdiction over the
case the solicitor received a CC: of every
letter from appellate court which has been
8/7, 9/5, & 9/18 Marcus Lynn Smith solicitor &
Chief Judge Perry Gravely both intentionally
committed perjury and malice prosecuted & kidnapped
and vindictive prosecuted me when they knew
the case had no merit for trial due to
kidnapping, unwarranted confinement.
Due process violation from 8/10/22 - 8/22/22
which violated my 10 day preliminary due to
being in probate court which is double jeopardy

"CONSTITUTION STATES NO STATE SHALL VIOLATE DUE PROCESS & DEPRIVE A PERSON OF LIFE, LIBERTY & PROPERTY WITHOUT PROCESS OF THE LAW"
(page 3/4) (3)

Judge Never
Did a fitness
to stand
trial exam

- 1) Incompetent when signed my PR bond 8/10/22:
(Not released from police custody after signing taken back to Prisma Health for a 2nd emergency admission exam) only bond condition was follow up with DSS (legally still incompetent) ←*
- 2) Violation of due process: 12 days 8/10/22 - 8/22/22
in probate court on unwarranted confinement / kidnapping had a court date for 8/24/22 probate
- 3) Double Jeopardy: 12 days probate & charged criminally for the same incident NO new incident occurred for me to be taken back to the hospital and 12 days was included in falsified document for sentence which never occurred for me to be in prison
- 4) My right to a preliminary was violated due to being in probate court 12 days and my right was waived after 10 days of signing bond (& I was indicted without being sent a formal notice which I am prose & solicitor abandoned case because he intentionally didn't send me a notice
- 5) Due to double jeopardy & constitutional rights violations due process this case had no merit for trial only dismissal

* Double Jeopardy * No person may be subjected to punishment twice for the same crime

page 4/4

4

(a) I was persued on mental health emergency

Admission Not due to me comitting a crime ems was called to the scene

8/8/22 this incident occurred because I asked for A supervisor because my 1st Adimendment right was violated by two Judges comitting perjury on my informa pauperis saying I wasnt incompetent when I am & ruling outside their jurisdiction on

a Federal case & I was persued on mental health After the District Court sent out a public defender & 4 officers rather than a supervisor to Address the Judges Persury and misconduct and falsified charges and

Sentence on me when they intentionally triggered & persued me & on 8/8/22 they stated I was competent in order to charge me criminally & 8/10/22 I was proven incompetent when I was kidnapped subjected to due process violation & Double Jeopardy I have a

video of the hearing on July 29, 2024 I read both of them the letter I told both to refusal themselves due to the pending investigation opened June 12 2024 which is why I requested A interloctory Appeal for a sucessor Judge to replace chief Judge Perry Gravely to Dismiss case because I am entitled to a Fair comptent & Impartial Judge According to the Judicial Code of conduct Any Fair comptent Judge wouldve dismissed case due to constutational rights violations

video of the hearing on July 29, 2024 I read both of them the letter I told both to refusal themselves due to the pending investigation opened June 12 2024 which is why I requested A interloctory Appeal for a sucessor Judge to replace chief Judge Perry Gravely to Dismiss case because I am entitled to a Fair comptent & Impartial Judge According to the Judicial Code of conduct Any Fair comptent Judge wouldve dismissed case due to constutational rights violations

video of the hearing on July 29, 2024 I read both of them the letter I told both to refusal themselves due to the pending investigation opened June 12 2024 which is why I requested A interloctory Appeal for a sucessor Judge to replace chief Judge Perry Gravely to Dismiss case because I am entitled to a Fair comptent & Impartial Judge According to the Judicial Code of conduct Any Fair comptent Judge wouldve dismissed case due to constutational rights violations

video of the hearing on July 29, 2024 I read both of them the letter I told both to refusal themselves due to the pending investigation opened June 12 2024 which is why I requested A interloctory Appeal for a sucessor Judge to replace chief Judge Perry Gravely to Dismiss case because I am entitled to a Fair comptent & Impartial Judge According to the Judicial Code of conduct Any Fair comptent Judge wouldve dismissed case due to constutational rights violations

video of the hearing on July 29, 2024 I read both of them the letter I told both to refusal themselves due to the pending investigation opened June 12 2024 which is why I requested A interloctory Appeal for a sucessor Judge to replace chief Judge Perry Gravely to Dismiss case because I am entitled to a Fair comptent & Impartial Judge According to the Judicial Code of conduct Any Fair comptent Judge wouldve dismissed case due to constutational rights violations

The video is posted to social media

* This is RICO Conspiracy

Appeals

1st letter 4 pages

11