

State of South Carolina
in The Supreme Court
Certiorari to Florence County
George M. McFaddin Circuit Court Judge
Clyde D. Singletary Pro.se

The Supreme Court
in County of Columbia
Appellate Case #2024-00097

Petitioner

VS.

Respondent

State of South Carolina Employee
Investigator Roger W. Tilton
Prosecutor Todd S. Tucker
Judge David C. Brown
Record on Certiorari
Clyde Devon Singletary Pro.se Self Attorney
1065 Rodman Road
Lake City South Carolina 29560

State of South Carolina
in The Court of Appeals
of The Supreme Court
Appeal PCB From Administrative Common Plea Court of PCB
George M. McFaddin Circuit Judge
Appellate Case Number 2024-000907
South Carolina State Employees officers of Law

VS.

Clyde D. Singletary

Alan M. Wilson
Attorney General

Clyde Devon Singletary
Appellate Self Attorney Pro.se
1065 Rodman Road
Lake City S.C 29560

Danielle E. Dixon
Assistant Attorney General
P.O. Box 11549
Rembert C. Dennis Building
Columbia S.C 29211
(803) 734-3970
Attorneys For Respondent

Truthfully Submitting
~~Clyde D. Singletary~~
Date 12-27-2024

Clerk of Court Copy

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S.C. SUPREME COURT

To The Court of Appeal There Merit to. i Appellant Clyde Argument
There of i Clyde Devon Singletary been intentional Trickery Felony Charge,
illegally indicted, un justice Convicted knowingly.
Unlawfully Sentence to 7 years Confine to SDC under Section 16-11-740
Violating The State Constitution Right of Appellant Clyde And Federal
Appellant Clyde Should of Never been Trickery felony Charged by
2nd investigator Roger W. Tilton. Clyde his enemy bigger Than Drugs
EX-INV. Roger Should had left The Case as-
1st Sheriff's C.P.L Clyde Home girl Trixie USSRY wrote incident Report Case
A Warning under 16-11-510. There of Clyde entitle to Judgment
C.P.L USSRY KNEW Judging by Value of Damage. No Damage been Done
To utility Pole There of to Rightfully Charge Appellant Clyde
C.P.L. Trixie seen kitty Cats scratch Tree Bark hard straching out
Their lil Claws Just Petting Kitty Cats with light Rub.
Even The Santee Employee Channing Matthew Repeatedly Even Said to
The Prosecutor Todd Durning Trial- Said to Glenda The Pole alright
AS Court Review Florence State Case The Court Will under stand it been Glenda
ASKED Santee Employee Matthew Repeated to change old light Pole
Not! Cause of a Chain scratch to 18 inch Thick Pole big like WalMart
See: Trial Transcript Page 71 or 114 Line 10, 11, 12, 13
Bout Damage who Took a guess 2 inch maybe 3 inch After Prosecutor
Blow The Photo up to That size still dont injure NO Flood utility Pole
Santee Employee Channing Matthew decusse what he Said to
Appellant Aunt Glenda The Pole Not going any where
See: Trial Transcript Page 71 or 114 Line 16, 17, 18;
Santee Employee Channing 3rd Respose to Appellant Aunt Glenda
The Pole Will be fine, Appellant Clyde is entitle to Judgment
* With in That Statement Santee Employee Channing Told Trial Court why
he change The Post out. due to Glenda worried of her house burnt in Past.
AS Court Review Clyde Argument. Judges Santee Employee Matthew
Keep stating as he told Glenda stating to Prosecutor Todd
The Pole was Not going No where. So Prosecutor could of stop Trial
but The Master wanted to keep every one blind with his Tricks.
Aint Careing knowing The Chain scratch to Utility Pole got Nothan to do
with utility Pole Change out on any Concern against Appellant Clyde
The \$ 1,798,944 Cost of Replacement of Pole with Employee Labor
Changed out light Pole with another Pole is due to Glenda
asking Santee Employee Matthew Repeatedly
And NO wires ect nothan of any type equiment Run From change out
Pole to Glenda or any other house it a Flood light utility Night light Pole

To The Court Appellant Clyde Argument has Merit
Vise or Verser if Appellant Was The Reason of Pole and Repair Labor
C.p.L Trixie ussry incident Case Report under 16-11-510 as \$1 Damage
AS Warning offense been correct
ussry see NO injure to utility Pole or Repairs dont amount Damage to
Charge Clyde a Criminal felony offense

Nor Misdemeanor According to The law Which There To Appellant
Provide law Writing Photos See Page 8, 9, and Page 10, 11 to. Judges Attach
investigator Roger Tilton being Questerned by Appellant state to Clyde
i was Provide With a receipt For \$1,798.94 at time of warrant
See Page 97 or 140 Line 12, 13,

Replacement of Pole With Labor Repairs \$1,798.94
dose Not Apply to level of Damage to be Change as statue 16-11-740
defines a violation.

Damage or Loss Must be \$10,000 or More to constitute a Criminal offense
under This Section 16-11-740

The statue state The Damage Must be \$10,000 or More to be considered
a violation under Section 16-11-740.

There For Appellant Clyde is entitle to Judgment

This Where EX-investigator Roger Trickery intentional Type over \$5,000
or greater in Damage on his Personal Arrest Warrant
up graded C.p.L ussry initial Case Report §16-11-510 Warning offense
To a Trickery illegal felony charge under § 16-11-740

Knowing Vise or Verser. if Replacement of utility Pole With Labor
Vise or Verser due to Repair he had Receipt From Santee Employee Matthew
Who Affrim The Pole Replacement With Crew Labor help was Round \$1,800
See: Trial Transcript page 740 or 117 Line "1"

in Reference Appellant Clyde Questined EX investigator Roger W. Tilton
See: Trial Transcript Page 97 or 140 Line 9, 10, 11, 12, Appellant Clyde

Questine EX-inv. Roger Pretain to Arrest Warrant Why he Say \$5,000

in Damage or greater and greater in Arrest Warrant
When he him self Roger stated he was Provided With a receipt For \$1,798.94
At The Time of Warrant but Still intentional Type lies

Charger Appellant Clyde \$5,000 or greater in Damage of
Malicious injury to utility system Knowing Not to be true

he his self got Receipt Copy For \$1,798.94 From Santee Employee Matthew
The Master object to me Questin Damage Estimate \$1,798.94

And The oppresser help The Master Tricks to keep everyone Death, Dumb, blind,
Sustain

To The Court Appellant Clyde Argument has Merit
Vise or Verser if Clyde could of been Legally Charge it would had to
be Define by Value of Loss of 1,798.944
There to is less Than S.C \$ 2,001 Property damage to be Consider
A felony Malicious damage to Property or loss to be Come a felony
See: Attach Page 9, 10, 11. Law Value Threshhold
being §16-11-510 is The Code Title C.p. (Trixie) wrote up initial incident Report
as Warning offense under S.C Code of Law Which Governer
all loss or injure Damage Property under Section by §16-11-510
AS Property Value Criminal offense Charge and Sentence apply
To Personal Property, Real Property in S.C.
Triable in Moadistrate Court Appellant Clyde is entitle to Judgment
being Value less Than \$2,001 dollar. A Convicte Must be fine NO More Than 30 days
NON Violent Appellant did 89 days before Bond. 4 years 9 Month in all
Being Pole and Repair Costed \$1,798.94 under \$2001 dollar to be felony charge
3rd time Prove in justice illegal Sentence TO 7 year Sentence Clyde MAX out
Trial Judge BROWN Could of grant Appellant Direct Verdict

To Court Appellant Clyde or at The time NOR did his Attorney Emily Crayton
Request For Her Client to be Evaluated. Judge BROWN did That out of Spike
i Request For every Attorney to get The Evaluation Documents
And it Will Show Appellant Clyde had 2 days of Evaluation hearing
Appellant Clyde Argue Why has he Not got his timely
Preliminary hearing. Judge BROWN told Me Shut up For he give me 40yr

Judge BROWN Violate The unanimous Verdict Rule
Appellant is entitle to Judgment by law

To The Court of Appeal There Merit to i Appellant Clyde Argument
there of i Clyde Singletary Been Tricky charged
illegally indicted, unjustice Convicted knowingly, unconstititional,
unlawfully Sentence to 7 year Confine to SCDJ under Section 16-11-740

Statue 16-11-740 dont Apply to charge clyde. Never Will Apply to
Any Lake City Resident Live on Rodman Road, as Appliance adjacent
"We are 7 to 9 Miles out From City town entrance

Statue 16-11-740 Lines Run under ground From
Lake City telephone Company utility System to all Resident Live on
Rodman Road Lake City

Rodman Road Resident Cant have Cable TV. "We live in the Woods, Sticks
The Real Sticks Suckin Croppen tobacco.

Resident Can only have inter Net Through a land line Phone Company
utility system, which has it on different electric Flow
Nothin to do With Santee electricity Power. or Power Company

Statue 16-11-740 Apply to Phone Company utility System Lines
That Run From 860 E. Main Street Lake City S.C 29560

under ground out to All Residents Live on Rodman Road

Appellant Clyde Provide Photos as Evidence Fact See: Page 12, 13

And Appellant Clyde Provide Photos of telephone Company Service
electrice utility Resident Rout Box See: Page 13

Show AS Evidence 16-11-740 Cables Buried

Stated in Words on Telephone utility Rout Box
Not on Pole

With in Body of Section 16-11-740 Write in italics which is
Sloping typed typing use for especially for emphasis
every Componic in Body Deal With electric Frequency
of electircal Power

Farther More Nothin of 16-11-740 Body

Satellite, dish, or cable television System, Poles, Cables, Wires
fixtures, Antennus Amplifiers or Any Apporutus equipment
or Appliance adjacent to Glenda or any Resident house, trailer
Living on Rodman Road Lake City Page 6 of 14