

Settlement agreement Motion/for relief that excludes Hood Law firm involvement & delaying the City of Hanahan Finance Department from paying debt

5/14/2025

Re: Muhammad Nathaniel Wilson Pro se V Hanahan Police Department
C/A no. and Jurisdiction: 2022-CP-08-02508, Berkeley CP
Appellate Case No.2023-001837

Catherine S Harrison, Chief Deputy Clerk
The South Carolina Court of Appeal Post Office Box 11629
Via email South Carolina Court of Appeals
1220 Senate Street, Columbia, SC 29201
803-734-1890
E-filing: ctappfilings@sccourts.org

RECEIVED
May 15 2025
SC Court of Appeals

Cc[Via E-mail
Ms. Ellore A Gains Esquire
Hood law firm
172 Meeting Street,
Charleston, SC 29401
email:info@hoodlaw.com

Leah Guerry Dupree
PO Box 219
Moncks Corner SC 29461

Dear: Catherine S Harrison, Chief Deputy Clerk: I have already sent to \$50,00 money orders to cover any of the court fees, I would like to avoid the \$800,00 it will cost for the Supreme Court & the Federal Court to get involved, regretfully Mr. Hood gets paid off of the court & the Victims based on the New Evidence Submitted Please Save Judge Young & Judge Mc Coy optional disbarment or the mayor being forced to take the stand & be Questioned for being Racist Infront of the news

Hood Law Firm underestimates Mentally Black Men but Will be embarrassed once I get this case Infront of the public & media Because rather I have a Corrupt South Carolina ATTORNEY or not the Court can't ignore all Evidence is Facts.

The Amended Final Brief contains 100% factual evidence of Hood Law Firms Unethical Behavior & openly Mental Disability Discrimination towards the appellate/plaintiff
Rule 60. Relief

Rule 60(b) of the Federal Rules of Civil Procedure authorizes a court to relieve a party from a final judgment, order, or proceeding for various reasons, including "mistake, inadvertence, surprise, or excusable neglect." Fed. R. Civ.

P.May 1, 2023



Hood law Firm May be above the Law in Berkeley County but I refuse to believe the court of appeal will ignore Hood law firm Neglect by the surprise of not including all valuable evidence such as the arresting officer losing her badge (Plus the only evidence submitted was used to take the officer badge because of the whole statement was false)

Hood law firm has held up the settlement using their own Clients judges with out even telling Both Judges the officer lost her Badge nor did They tell the Court of this new Evidence & total contempt it shows that they don't respect no court authority But Hood Law firm is being Paid to be unethical By the City of Hanahan Mayor.

In order for me to File an Official Complaint under the ADA I must first Give the City of Hanahan Mayor a chance to show she has no Problem Paying for a Former officers Misconduct's Within 10 days this motion I will attempt to settle with the city of Hanahan by going directly to the Finance department.

a copy of everything has been submitted to the mayor & she is aware of the Final brief containing all of the Legal Malpractice & Mental health Disability Discrimination by Hood Law firm She is aware of the Gross Negligence of not Including the New Evidence to the District Court & Berkeley County Judge Mc Coy & Judge Young she has a Copy of Charleston County mental health reports she does not care about Mentally Disabled Black people.

Relief Option's Force the City of Hanahan to settle do to Extenuating Circumstances Fruit of the poisonous tree

What is the fruit of the poisonous tree Doctrine Amendment?

The Fourth Amendment protects citizens from any unlawful searches and seizures, and any evidence that is illegally obtained and/or derived therefrom are "fruits of a poisonous tree" and are inadmissible at trial.

So that means the court only way to offer relief is for a forced judgement

The Respondents only evidence was used to fire the same arresting officer & based on me, lacking legal Compacity at the time of the mediation & presently the statue of limitation's is suspended Any Motion Filed on Hood Law Firms Behalf Would only be A dilatory tactic to profit from billing So Since Clearly Hood law firm Displayed pure Gross Negligence any Further Motion or prevention of settlement is intently inflictions of Pain & suffering on an Emotional damaged Victim

I will be seeking Daily Compensation back payments for what Hood Law firm & the City of Hanahan creating & not offering any type of relief to a Victim of a officers Misconduct that the City Knows was justifiable for Payment by the South Carolina reserve funds.

Hood Law Firm believes Because I am Mentally Disabled that I can not hold my own in Court but what Hood Law Firm Don't Know, is if I have to File a Lawsuit with The District Court, I am going to use all of my Positive Reinforcement in front of the non-Bias impartial Jury & If I don't get no relief, I will lose all respect for Judges & the Court System do to my severe mental health problems, I will enjoy having Fun while I Dispute this claim, While Both Berkeley County Judges & the Mayor is Forced to Endure the Humiliation that I will inflict from the Emotional Distress Hood Law Firm Caused just because they thought I would not take it to district court.

Hood Law is based on Unethical, Attorneys who withheld valuable information from the District

Court ,Berkeley County & the Court of appeal on their Clients Behalf because they don't respect any Court Authority ,their only purpose is to profit off billing time unfortunately Attorneys in South Carolina don't Stand For any truth & Justice, only Greed ,Discrimination & taking advantage of Mentally Disabled Black people who cant get a attorney to Represent themselves ,all South Carolina Attorneys Believe they are the Higher Authority ,long as they can Prevent the case From Going To trial Court because Lawyers are of Lucifer they don't embrace the Truth & the Final brief Proves since Hood Law Firm Knew that the Officer had lost her Badge because of the Police misconduct & that I was Mentally Disabled subsequently by the court own rules the Law Firm Forfeited the Right to Challenge any Form of Settlement Based on all the Judicial Misconducts, Conflict of interest & Failure to disclose valuable Evidence.

The only way for the court to offer relief is by not rewarding Hood Law Firm for Unethical Behaviors & separating all 3 parties from Hood law firms Misrepresentation of the Honorable Chief

South Carolina Attorney's Make South Carolina Law Enforcement & the Court System look to be the Problem but they are the Red Hearing fallacy Law Firms like Hood Law Firm Deserve to be Held Accountable & if the city Of Hanahan Agrees with Hood Law Firm It Shows that KLANAHAN has not changed & only the City Police department has improved based on the New Chief replacing the Old Chief

I beg You & I throw myself at the Mercy of the Court please don't allow Hood Law Firm to Continue to Be Above the law & offer me a relief that allows me to go directly to the city of Hanahan finance department to collect the Debt

if the Court enables Hood law Firm By not Separating them from all 3 parties, they will make all Law enforcement & the court look to be Responsible & the Mayor will be perceived to be a Racist who is unlike the city of North Charleston Mayor that pays for all justified Misconduct's

Dear (Mayor Christie Rainwater); There is no Doubt that the Officer who Badge you Took Committed Police Misconducts Because You Took her Badge for what the officer did to me, please stop taking advantage of my mental Disabilities' & avoiding me using Hood Law;

If The Court of Appeal issues a order that allows me to Collect the Debt owed by the City of Hanahan Former officer police Misconducts I will be Forced to file a Civil case at the District Court for all the Emotional distress that this case has created because you Continue to Pay Hood law firm to do unethical things to delay any payment, when you know the officer has lost her badge showing the only reason the City do not feel a settlement is needed is because of racial & Mental Disability Discrimination towards Black people .

Dear Mr. Hood I am going to give you a chance to expedite this process this is not an extortion it is only me giving you the chance to Fix this before it gets out of hand.

Hiding behind Motions will not Prevent the Amended Brief from getting to Complaints departments You May be Above the Law in South Carolina but every Counsel has to be Investigated & prosecuted for all unethical behavior that includes Judges I will Not rest until Hood Law Firm & both Berkeley County Judges & Parties involved is facing an Investigation for Multiple Complaints.

All Mr. Hood has to do is stop Hiding behind Motions like a Coward & do what real Men do Admit

when a Mistake was Made but Mr. Hood is like all South Carolina Attorneys He feel he is Above the Law & the Mayor will Support him Subsequently if she do I will have No problem Addressing it at Trial & she Will be subpoenaed to appear on the stand for enabling Hood Law Firm to Inflict the Emotional Distress that will Not stop until I receive treatment at Charleston County Mental health But Hood Law Firm refuse to allow me to get Help.

I am forced to keep thinking about being Kidnapped for being a mentally Disabled Black witness, I am forced to keep thinking about the Dead Victim & I am forced to have to deal with this case it is traumatic & I need Help Bad

Due To Extenuating circumstances, I am currently seeking to file a complaint of Discrimination in a manner that proves I have tried to resolve this matter & in order for the ADA to get involved, I am here By Notifying the Court of appeal that I will be Hand Delivering this Motion to the City of Hanahan & Hood Law Firm in a Hope to get them to Expedite this Matter before the court of appeal issues a Relief order

I Anticipate the City of Hanahan Will Hide Behind Hood Law Firm so if they do not respond Before the court of appeal Gives me an order that Excludes Hood law Firm from delaying payment

Let this serve as proof of Complaint & Discrimination on the City of Hanahan & Hood law Firms Behalf for the District Court Using the Amended Brief & failure to Notify That the Officer lost her Badge for the Misconduct Done to a Mentally Disabled Black Man.

I will be using all new Evidence to Build a Case Against Hood Law Firm, the City of Hanahan & Berkeley County for Discrimination, legal Malpractice & the Debt created by the City of Hanahan Police Former Officers Misconducts

I have Submitted undisputable proof of Emotional Distress inflicted during this case & I have the proper Documents to submit to show the city inflicted emotional distress under Hood Law Firms Misrepresentation

Please Allow me to go directly to the city Finance department & I will be using this as evidence Of Discrimination by The Mayor & Mr. Hood

Because I have Faith & Respect for the court of appeal, I Trust You Won't allow Judicial Misconduct & Conflict Of interest to go unchecked. Hood Law Firm has proven to Be unethical I will Hand Deliver a Copy of Amended Final Brief to Hood Law Firm Within 10 days of this Letter & Give them an opportunity to Prevent this sensitive evidence From Getting the ODC & the District Court Humbly Submitted Muhammad n Wilson Pro se

Muhammad N Wilson Pro se

In Town Suites 8082 Rivers Ave, Room 309

North Charleston SC 29406

(843)-468-3432 creyolab@gmail.com

*The State of South Carolina
In The Court of Appeals*

*Appeal from Berkeley County
Court of Common Pleas*

Judge Jennifer B McCoy, Circuit Judge

*Case No. 2022 CP-08-02508
Appeal No. 2023-001837*

Muhammad Nathaniel Wilson Pro Se

Appellant,

Vs,

*Hanahan Police Department &
Other Law Enforcement Officials*

Respondents,

Motion for Rule 60. Relief
Rule 60(b) of the Federal Rules of Civil Procedure
Under the poisonous tree Doctrine Amendment with the new evidence submitted

(Motion for Relief that excludes Hood law Firm from delaying the City of Hanahan from paying the debt causes by the city of (Hanahan former Police officer))

Notice of Claim

(Appellant/Plaintiffs Full Disclosure)

Rule 413 SCACR / ADA Title II / Section 15-3-40

Full Disclosure the Final Brief is to be used for public access & to be used for: the (Office of Disciplinary Counsel/District Court/Supreme Court) Complaints

Exhibit (a): ADA Title II: State and Local Government Activities

Title II covers all activities of State and local governments regardless of the government entity's size or receipt of Federal funding.

(RULE 19 SCREENING AND INVESTIGATION)

1: (Notice of Claim for Legal Malpractice Discrimination by Hood Law Firm)

- (a) All Emotional Distress Damages Obtain because of Conflict of Interest, & Judicial Misconduct by Employees of Hood Law Firm & Berkeley County:*
- (b) Burden of Proof is No Judicial Disclosure & Total Contempt for Canons of Judicial Conduct & Lack of respect for judicial ethics codes,*
- (c) Judge Young & Judge Jennifer Mc Coy Orders to dismiss based on Statute of limitations knowing Appellant/Plaintiffs was Mentally disabled*

2: Appellant/Plaintiffs Burden Of proof of being unbarred & exempt

South Carolina Code Section 15-3-40 is about the statute of limitations for actions brought by people who were under a disability when the cause of action occurred. This includes being under 18 or being insane.

(a) If all 3 Parties involved fail to comply & continue to inflict Emotional Distress by Forcing Appellant/Plaintiffs to further represent himself & keep Reliving the Trauma of Everything, Endured for over 5 years Appellant/Plaintiffs will be forced to attack Hood Law Firms Credibility & Expose all Unethical Behavior to the public!

(b) In Alternative if the Respondents/Defendants Expedite this matter Appellant/Plaintiffs shall receive Mental Health treatment

(c) Appellant/Plaintiffs will use this case only to Encourage Rehabilitation in the Court & Law Enforcement through Reparation Compensation with a positive Message though music Outreach to Never Forget all Blue lives Who Died or Risk Their Lives Stay Strong by Encouraging them with a Country/Gospel Song originally Written

3: Appellant/Plaintiffs can encourage settlement by Paying Court fees & filing Complaints that all 3 parties can never dispute in the eyes of the public!

(a) This Precedent case will open up a can of worms that will encourage other Victims & activists to file Future law suits & Complaints using this brief as evidence of predated cases that was disregarded because of (Lack of legal representation)

(c) Appellant/Plaintiffs Incentive Relief: The Court Of appeal cannot ignore Both Judges are Disqualified, it would be considered egregious Because of Conflict of interest that the Public can perceived as Contempt

(d) Respondents/Defendants Failed to Deny all Gross Negligence Claims

(e) The Appellant/Plaintiffs Proof of Disability's Not only proves Appellant/Plaintiffs was disabled mentally Before the arrest it proves the damages occurred during this predated case that was facilitated by Hood law Firm because mis representation of both parties

4: Alternative: The 3 Parties Can Stop wasting the courts time & Do What North Charleston police have paid Millions to do accept Accountability That Officers make mistakes

(a) This is Appellant/Plaintiffs final attempt to settle this dispute that has lasted since August 14 2018. My Name is Muhammad Nathaniel Wilson I am a Law-Abiding Citizen with Respect & Humility in order to maintain the Integrity of the Court System, I am humbly seeking to resolve this matter & not waste The District Court the ADA & the Supreme Courts Time.

(b) This Motion will serve as Appellant/Plaintiffs official Notice of Claim To all 3 Parties Involved (Hood Law firm) (Berkeley County) (The City of Hanahan)

(c) The Appellant/Plaintiffs is suffering from Severe Mental health issues because of the Violence from The Appellant/Plaintiffs past!

(d) The Appellant/Plaintiffs has continued to acknowledge the good law enforcement in North Charleston & Charleston County & Hanahan Police Department Who gave me Justice By giving me the valuable information Hood Law firm tried to keep from the court & Myself because Police officers have What attorneys don't have Honor

My allies & friends Taught me the Value of Integrity & Principles I am Antisocial & Mentally Disturbed but The Appellant/Plaintiffs refuse to give in to Violent Thoughts or feelings when experiencing Manic Episode's

(5) Creyola Boss 3%Nation Corp is a Non-Profit Organization *the Appellant/Plaintiffs will use the funds to invest in that will include Musical outreach Programs that will Give Back to a diverse group of Law-Abiding Citizens That will gladly cooperate with Law Enforcement*

(a) Failure to settle this debt in a timely matter will prove to the courts all 3 Parties Involved Discrimination & lack of accountability

(b) Extenuating Circumstances: Due to Hood law Firm & Berkeley County Employees Multiple Violations of Financial *Conflict of interest, Rules & Judicial Misconduct all parties have impeded any possibilities to obtain legal representation because of the Creditors Mental health Disabilities'*

(Rule 413 SCACR / ADA Title II / Section 15-3-40)

(3) Hanahan police Settlement Debt. eight million, seven hundred eighty-nine

(a) Appellant /Plaintiff based this amount off the number of hours held for the ransom of (\$75,000 inside of Berkeley County Jail)

(b) Conflict of interest is defendants (Berkeley county) profited from;

(c) (Hanahan Police Departments) False arrest & subsequently

(d) (Berkeley County) provided ineffective incompetent counsel though Berkeley County public defender office & exhibits will validate (Appellant /Plaintiff argument

(e) The Creditor agrees as part of this Agreement they shall be accepting the last payment for the satisfaction of the Present Debt, hereinafter known as the "Settlement Debt". This Settlement Debt shall be in the amount of \$_three million five hundred thousand or \$3,500,000.

(f) . (Appellant /Plaintiff incentive invest in Non-Profit Music Outreach to Provide Solutions that will encourage the Communities to Respect the law &

cooperate with Hanahan Police Department & Allies in Blue

- (g) (\$600,000) Will be used to Purchase Property, Transportation & Equipment for the Non-Profit Organization Creyola Boss 3 % Nation Music Outreach
- (h) Dedicated to create Solution's to Domestic Violence & Mental health Issues
- (i) Funds will be used to Collaborate with Charleston County Mental Health) Encouraging people to Get help.
- (j) (Creyola Boss 3% Nation Music Outreach) Program incentive: Working with Local Law Enforcement & Getting Mental health Treatment at Dorchester Charleston County Mental health
- (k) Money Will Be Donated to assist Housing & Mental health Programs

(\$400,000) Will be used to relocate & get long term Mental health treatment For Damages

(Punitive Damages): \$50,000 Include \$25,000(Berkeley County Ransom) Bail Money & Money Spent for Hotel Accommodations at Intown Suit For 5 years & Counting

Prayer for Relief

WHEREFORE, *The Appellant/Plaintiffs* prays that the Court: grant judgment in favor of the Appellant and declare that Respondent/Defendant has violated, **Multiple Civil Rights & Conflict of interest Rules that has Impeded the Plaintiff/Appellate ability to Obtain Legal Representation Forcing the *Appellant/Plaintiffs* a Mentally disabled Black Man to represent Himself (in spite of being deemed insane) by Department of Charleston County mental health**

The Emotional distress has increased because of the Respondents/Defendants attorneys Hood Law Firm; Who used His Own Clients Employee to place an Order that Rejected the right to a Fair Trial in spite of the Court Rules

Based on Both Judges Refusing to Recuse Themselves under Hood Law Firms Misrepresentation. They Forfeited by Fruit of the Poisonous Tree any forms of delaying payment by the South Carolina reserves Funds due to the Unethical behavior by Hood Law firm

The Appellate/Plaintiff Tried Settling with the City of Hanahan by going directly to the Finance department but because of My Skin color & Mental Disabilities no relief was offered in spite of knowing they took the officers badge & that Hood law Firm used unethical tactics by not telling the court the truth and using the officer's false statement that cost her the badge as evidence Fruit of the poisonous tree prevents any false evidence from upholding settlement of a Debt

- *the Appellant/Plaintiffs seek Relief from the Court of Appeal to*
- *Avoid Negative Reinforcement*
-
- *Under the ADA Law & Report all official complaints to the Office of Disciplinary Counsel (ODC),*
- *which is part of the South Carolina Supreme Court,*
- **Contact Information:**
 - **South Carolina Judicial Branch:** <https://www.sccourts.org/about/lawyer-judicial-discipline/how-to-file-a-complaint/>
 - **Office of Disciplinary Counsel:** <https://www.sccourts.org/about/lawyer-judicial-discipline/how-to-file-a-complaint/>
 - **South Carolina Bar:** <https://www.sccourts.org/about/lawyer-judicial-discipline/how-to-file-a-complaint/>

*the Appellant/Plaintiffs Emotional Distress Punitive damages,
(Loss of Housing & Impeded any ability to get in a Relationship.)*

Punitive damages include Written Books, Movie Scripts & Music (Plaintiff loss includes Previously Written over 5000 songs & Poetry) also Material invested inside musical endeavors along with the court cost and money spent on bail the only

*Burden of Proof **Exhibit 2:**(Legal Malpractice): Hood Law Firms Long Term profiting off Berkeley County & Hanahan police Extortion using Judicial Misconduct*

The Respondents/defendants unethical Attorney Evan Sobocinski, Has Facilitated on Behalf of Both Parties, a conflict of interest that includes fraudulent statements about the case & Misrepresentations that has created, punitive damages that include, transportation costs & immediate mental health treatment for the plaintiff's long term endured emotional distress!

(Court Of appeal Standard of review) Atonement for Hanahan Police Department Gross Negligence Burden of proof South Carolina Statist (The deep Issue) Domestic Violence!

(The Deeper Message Consequences of the court of appeal failure to offer the *Alternative relief for the Appellant/Plaintiffs Emotional Distress*

The Media & courts will perceive the message as South Carolina court of appeal encourages the Respondents /Defendants Lack of Doing Their Due diligence that Cost a Child Her Life & they embrace the Total Contempt of Court displayed By Both Honorable Judges just to keep this case from going to trial in front of a Non bias Impartial Jury.

- 1: Burden of Proof: Section 63-7-10. Child welfare service principles; purpose.
- **Consequences of not investigating or doing diligence can cost Children Lives**
 - **(a) State of South Carolina v. Susan Vaughan Smith**
 - (This is the 1996 case of a woman putting two of her children in a car and pushing it or letting it drive into a lake; it includes the closing arguments, jury instructions, verdict, and judgment at the penalty phase, after the jury had already found her guilty of the crime but had to decide whether to impose the death penalty or life in prison)

(Full Disclosure) I have had Homicidal Thoughts Because of abuse physically & mentally By Unfit Neglectful Parents

(Full Disclosure valid Point) The Appellant/Plaintiffs Mother Crystal Wilson was a (b) Neglectful Mother Just like the Victims Mother & did inappropriate things around The Appellant/Plaintiffs Sister who was tragically murdered at 9 subsequently because of Child Neglect.

(c) Truth About Muhammad Wilson Pro Se, (The Appellant/Plaintiffs Mother Crystal Marie Wilson) & My (Sister Hillary Wright) Was Murdered in Columbia South Carolina, a Victim of Domestic Violence by a Mentally Disturbed Man!

The Appellant/Plaintiffs have a 30-year History of Mental health issues, & have been Situationally homeless since confinement release from being Kidnapped & Confined for Disturbing the Peace subsequently it began with a Complaint about a Mothers Neglect & Abuse of her Child;

(Exhibit 3) Plaintiff/Appellate Proof of Emotional Damages (see) Charleston County Mental Health Cover Sheets

Referral: General Hospital

**Burden of Proof: (see) Charleston County Mental Health Cover Sheets
(Date :08/20/2019) Case Manager: Marla Truell can testify to all damages**

DSM-IV Psych Diagnosis

311-Unspecified depressive disorder

301.7-Anti Social personality Disorder

Plaintiff/Appellate Proof of loss of housing see (Charleston County Housing Letter)

Plaintiff/Appellate Living arrangement: HOMELESS ON THE STREET? PARK ETC

Doctor assigned: David Friedrich (6657)

08/05/2020 Clinical Info last psych Svc: Problems: PSYCHIATRIC

Employment status: Disabled (case Manager Christopher Faulk can Testify to damages)

DSM-IV Psych Diagnosis:

296.80-Unspecified bipolar and related disorder

300.00 Unspecified anxiety disorder

301,7-antisocial personality disorder

780.52-Insomnia disordered

298.9-Unspecified psychosis not due to a substance or known physiological condition

Discharge date:08/02/2022

Plaintiff/Appellate Proof of Emotional Damages Notice the Damages increased because of this case during the time of Conflict of interest & Court of appeal process & Mental health Status will not get better Until Continued treatment

Admission date:05/30/2023

Doctor assigned: David Friedrich (6657)

DSM-IV Psych Diagnosis:

296.80-Unspecified bipolar and related disorder

300.00 Unspecified anxiety disorder

301,7-antisocial personality disorder

780.52-Insomnia disordered

298.9-Unspecified psychosis not due to a substance or known physiological condition

Case Manager: Donna Poole can testify about Damages & also Doctor assigned: David Friedrich (6657)



DEBT SETTLEMENT AGREEMENT

This Debt Settlement Agreement, hereinafter known as the "Agreement", is between ___ Muhammad Nathaniel Wilson Pro se of ___ North Charleston _ City of Charleston State of South Carolina hereinafter known as the "Creditor", and Hood Law Firm, Hanahan Police Department, Berkeley County Court of plea of City of _ Charleston & Berkeley County State of South Carolina, hereinafter known as the "Debtor". When mentioned jointly shall be the "Parties".

I. Effective Date. Whenever Hood Law Firm decides to advise all parties to agree to settlement shall be the effective date of this Agreement with the Parties agree to the following:

II. Present Debt. The Parties agree that there is a current debt owed by the Debtor in the amount of \$___ eight million, seven hundred eighty-nine thousand". _____, hereinafter known as the "Present Debt."

III. Settlement Debt. The Creditor agrees as part of this Agreement they shall be accepting the last payment for the satisfaction of the Present Debt, hereinafter known as the "Settlement Debt". This Settlement Debt shall be in the amount of \$_3 million five hundred thousand or 3,500,000...

\$600,000 Will be used to Purchase Property, Transportation & Equipment for the Non-Profit Organization Creyola Boss 3 % Nation Music Outreach Operation Dedicated to create Solution's to Domestic Violence & Mental health Issues by Encouraging people to Get help by Working with Local Law Enforcement & Getting Mental health Treatment at Dorchester Charleston County Mental health Money Will Be Donated to assist Housing & Mental health Programs

\$400,000 Will be used to relocate & get long term Mental treatment For Damages Punitive Damages will Include Bail Money & Money Spent for Hotel Accommodations at Intown Suit For 5 years & Counting Acceptance of the Settlement Debt shall immediately discharge all monies owed by the Debtor to the Creditor.

IV. Payment. Payment for the Settlement Debt shall be made by - Check - Bank Wire - Certified Check - Cash - Other ___direct deposit

_____.

The Debtor shall make payment of the Settlement Debt Amount by whatever date Hood Law firm Representee decides or else this Agreement is void.

Upon acceptance of payment, the Creditor shall discharge the Present Debt as paid-in-full.

VI. Binding Effect. This Agreement shall be binding on all Parties involved including their successors or assignees.

Full Disclosure the Plaintiff don't want to relive this case anymore I just want to pay my dues to the City of Charleston & North Charleston & relocate & start over I am Experiencing Severe Mental Health Symptoms I will never Speak of this Matter or seek Future Compensation I will limit how I make the case be perceived to the Public I can protect all 3 parties' integrity!

Note To Hood Law Firm & Berkeley County this agreement don't exclude your Debt to (Plaintiff for Legal Malpractice Discrimination) Hood Law Firm & Berkeley County currently owes plaintiff for loss of housing & \$1000.00 Per day of Court order of Judge Young)

If the Court of appeal Grants creditor Relief for Plaintiff Muhammad Wilson Pro se A copy of the Amended Final brief will have Full Disclosure to the Press & the Respondents Hanahan Police Department Will Be Made to look as innocent Parties who was Misrepresented by Hood Law Firm

VII. Held Harmless. Except to dispute the terms of this Agreement, the Parties agree not to bring any claim against the other party concerning any matter related to the Present Debt. Creditor and Debtor understand that the authorization of this Agreement bars them from making any claim.

(Incentive For all 3 parties Plaintiff fully Understand what this agreement says)

VIII. Confidentiality. All Parties understand that all parts of this Agreement are to be kept confidential. If any portion of this Agreement were to be made public, the releasing party would be held responsible for any damages that were inflicted. Furthermore, the releasing party would be liable to all attorney's fees of the violated party in responding to such release.

IX. Modification. No modification to any provisions contained in this Agreement shall be binding upon any party unless made in writing and signed by both Creditor and Debtor.

X. Severability. If any provision, part, or expression is held to be unenforceable for any reason, the remaining provisions, parts, or expressions of this Agreement shall remain in full force and effect.

XI. Third (3rd) Parties. Both Creditor and Debtor agree that they have not assigned any portion of the Debt to another individual or entity. Furthermore, Creditor and Debtor each claim to have the authority to enter into this Agreement.

XII. Governing Law. This Agreement shall be governed under the laws in the State of

Debtor's Signature _____ Date _____

Debtor's Name _____

Creditor's Signature _____ Date _____

Debtor's Name _____

(Exhibit 5): North Charleston Police Has a history of Accepting Accountability for officers Misconduct through compensation

(E)NORTH CHARLESTON, S.C. (WCSC) - Live 5 Investigates reviewed hundreds of pages of public records from the last three years from the South Carolina Insurance Reserve Fund.

Those records show in 2021 the IRF paid out \$1.51 million on behalf of the North Charleston Police Department.

That is the largest amount out of any local law enforcement agency covered by SCIRF in the same year.

Documents show IRF processed 18 claims against the department, with 12 resulting in payouts.

(f)Hanahan Police is only Know for getting away With Discrimination because Berkeley County & Hanahan are both the same they operate Above the Law Consequences: for Hood Law Firm unethical behavior if they seek not to encourage their client to accept Settlement agreement

WHEREFORE, *The Appellant/Plaintiffs* prays that the Court of appeal has mercy on this Case & offer some form of relief, because the court of appeal has accommodated this case in the Past I can assume this case will come to some closure, I am suffering mentally & tired of Representing myself WHEREFORE, *The Appellant/Plaintiffs* prays that the Court recognize the Severity of this case & don't Force this case to go to the Higher Court .*In Conclusion Not Settling this case in a*

*Timely Matter will only Force the Appellant/Plaintiffs to
Instigate a Judicial Investigation & pay extra Court fees to File
Multiple Civil Suits That will Include Hood Law Firm as The
Facilitator.*

Please let's not waste:

The A.D.A District Court, Supreme Court & O.D.C)

Time Humbly & Sincerely Submitted Muhammad N Wilson Pro se

*8082 Rivers Ave Inn town Suite Room 309
North Charleston South Carolina 29406
(843-468-3432) creyolab@gmail.com*

THE STATE OF SOUTH CAROLINA
In The Court of
Appeals
FROM Berkeley
County
Judge Jennifer B McCoy

RECEIVED

May 15 2025

SC Court of Appeals

Case No. 2022 CP-08-02508

Appeal No. 2023-001837

Muhammad Nathaniel Wilson Pro Se

Appellant,

V.

Hanahan Police Department & Other Law Enforcement Officials

Respondent,

PROOF OF SERVICE

I certify that I have served the Motion for Rule 60. Relief

Rule 60(b) of the Federal Rules of Civil Procedure

Under the poisonous tree Doctrine Amendment with the new evidence submitted, for the Appellant by depositing a copy of it in the United States Mail, postage prepaid, on May, 18, 2025, addressed to the attorney of record, Hood Law Firm attorney of record, I will personally deliver the Final Brief with a Copy of Settlement agreement certified & signed within 10 days of this proof of service to Hood Law Firm

Ellore A Gains,

172 Meeting Street Charleston SC,

29401 on May 18, 2025

&Gmail @ elloree.gains@hoodlaw.com