

Exhibit B Mayor Rainwater Gross Negligence Discrimination Evidence

May /19/2025

RECEIVED
May 19 2025
SC Court of Appeals

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

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

Mayor Christie Rainwater
1255 Yeamans Hall Rd, Hanahan, SC 29410
[\(843\) 554-4221](tel:(843)554-4221)

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

Dear: Catherine S Harrison, Chief Deputy Clerk & (Mayor Christie Rainwater);

I am introducing Evidence that will proof at a federal trial & to help enforce the complaint I will be making on Mayor Rainwater for being complicit with offering me \$1000,00 While in the mental hospital being treated for the emotional distress from representing myself in spite of lacking the obvious legal compacity But the most unethical part is using illegal evidence that was used to take the officers badge as the reason for taking advantage of a Mentally disabled black witness.

I am giving the mayor rainwater a Chance to Dispute the Complaint by offering me some kind of settlement payment for the total amount \$ 8,784,000 or a settlement of 3andHalf Million)on behalf of Hanahan Police taking the officers Badge it shows they don't stand behind what Ellen lanphere did only Mayor rainwater stands with it.

Mayor Rainwater I Beg You Stop looking at my Mental disabilities & skin Color you are inflicting emotional trauma me on Hood law firm Behalf
(so please allow the City of Hanahan finance department) to pay me a settlement payment on behalf of all 3 Parties Involved at \$1000,00 per day.

Hanahan Police Department Currently Owes per the first hour of Misconduct by the Officer Who loss her Badge because of the Mental break Down received that has Gotten Worse
A Total of (8785) Hours Confined Equals \$ 8,784,000 Plus Loss of Housing, Government Benefits, Health Insurance for Mental health treatment & Court fees Punitive Damages

(I am willing to accept a payment on a settlement of 3andHalf Million)
If the City of Hanahan makes some kind of payment of a
(minimum of \$500,000) before the court of appeal issues their relief order
If not the City of Hanahan Will be liable For the Remaining Balance of the 9 million total Debt of the Former Hanahan Police officer
Plus, I will be Filing Complaints that will Require the Mayor to take the Stand and answer for all of the Previous cases Hood Law firm Facilitated under the Mayor Authority We Might need a new Mayor that's A Man.

Subsequently Because of the Chief of Hanahan being an Honorable Man & meeting with me showing me he is not Racist & understands my Pain by offering me Relief.

I am trying to use my Musical talents & writing Skills to create a Music Outreach Program that will use My way of Life United Creyola M.O.B 3% Nation to use the Money to reach the **miscreants** In the Schools & communities & Solve Cases by Using Money as an incentive

Loyalty means the Foundation of Stability & order So I refuse to allow Mayor rainwater to put the Blame on the City of Hanahan Police department because the Chief let me know the officer been Lost her Badge.

That Information lets me Prove Hood Law Firm Knew they were using illegal evidence at the Federal Court & The Mayor was Complicit long as she Did not have to pay a Mentally disabled black witness.

Hanahan Police Did Their Job & the officer Lost her Badge Now Mayor

rainwater feels she is above the Law because I am representing myself but I would love to see her at trial & I will be letting her Superiors know that The City of Hanahan aka Klanahan is still the same under Mayor rainwater.

I am Showing Honor & Notifying the Court of Hood law firm using Illegal Evidence to prevent the settlement & trying to force a Mentally disabled black witness to accept \$ 1000,00 for pain & suffering endured in a Cell around evil Violent people Confided with out my freedom for trying to save a 9-year-old from being abused by her Sick Mother.

I am offering a reduced settlement Because (Hanahan police Chief respondents) choose to not waste My time like Mayor Rainwater the City of Hanahan & Hood Law Firm Unethical People who has a problem Compensating Mentally Disabled Black Witness's

I am notifying the Court due to this case I am on the urge of suffering another Mental Break Down that will require me being Hospitalized again for Homicidal thoughts.

I can't afford Treatment so I will be suffering More & because of The Mayor & Hood Law firm, having the State of South Carolina Backing Their Discriminations & clearly Unethical Behavior.

Falsified evidence is evidence that is illegally created for the purpose of influencing the outcome in a court case. It is also termed as forged evidence or tainted evidence. All such evidence is inadmissible.

Under the exclusionary rule: The exclusionary rule prevents the government from using most evidence gathered in violation of the United States Constitution. The decision in Mapp v. Ohio established that the exclusionary rule applies to evidence gained from an unreasonable search or seizure in violation of the Fourth Amendment.

Hood Law firm used Evidence that was used under the Fruit of the poisonous tree doctrine: A rule under which evidence that is the direct result of illegal conduct on the part of an official is inadmissible in a criminal trial against the victim of the conduct.

Any evidence used to present in court that a direct result of illegal conduct on the part of an official is inadmissible in court & everything that prevents the City of Hanahan from paying the settlement is inadmissible subsequently, the Officer lost her Badge for the same statement that all the courts allowed on the record because, Hood law firm feels they are above the Law.

Providing false information in an affidavit or other legal document is a misdemeanor in South Carolina. This may result in a maximum of six months' incarceration, a minimum fine of \$100, or both

South Carolina law defines perjury as willfully providing false, misleading, or incomplete testimony during a criminal proceeding while under oath. The state may also charge someone with perjury if they make a false or misleading statement on a legally binding form or document.

Appellant /Plaintiff is Currently Suffering and Would Gladly Show the City of Hanahan Appreciation if they do not Fight the Court of appeal Relief

The Court of appeal Order will be used for another Civil suit Against Hood law Firm, The City of Hanahan & Berkeley County.

If this case is not settled by the time, I receive the relief order from the court of appeal I will proceed with complaints against Mayor Christie Rainwater for allowing Hood law firm to use inadmissible evidence & providing false information just not pay a Justifiable payment based on my Mental disabilities & skin Color

Since Both Mr. Hood & Mayor Christie Rainwater is fully aware of the Discrimination, I am Notifying that Mayor Christie Rainwater, MR Hood & both Berkeley County Judges will be required to testify on the Stand for everything they tried to cover up in front of a Non bias impartial Jury for the Full balance of the debt plus additional Emotional stress

I am willing to accept some form of payment to disregard any Complaint's or Future Civil Suit all the city has to do is do what

Rick Gebhardt Chief of Hanahan Police Department

Did Stop looking at my Skin color & mental disabilities I need treatment for Mental health please let's settle this soon

My Next step if the City of Hanahan refuse to issue any form of payment through the South Carolina reserve fund I will be seeking to get help against the mayor for standing with Hood Law

[Complaints - State Ethics Commission - South Carolina](#)

[SC Ethics Commission \(.gov\)](#)

<https://ethics.sc.gov> > [complaints](#)

Hood Law Firm don't care who gets Fired long as they make Money, please let's end this The tort of intentional infliction of emotional distress (IIED) is a theory of liability that could vindicate these families' claims for justice. Moreover, the Federal Tort Claims Act (FTCA) allows litigants to penetrate sovereign immunity and sue the government for compensatory damages

(Who is Above the Law)

(Legal Malpractice Mental Disability Discrimination Class Action Law Suit)

All Plaintiffs will be seeking a Mandatory \$1000.00 per for emotional distress & Treatment Compensation at Dorchester/Charleston County Mental Health

- a) a Right Preserved. The right of trial by jury as declared by the Constitution or as given by a statute of South Carolina shall be preserved to the parties inviolate. Issues of fact in an action for the recovery of money only or of specific real or personal property must be tried by a jury, unless a jury trial be waived.

Note To the City of Hanahan, Hood Law Firm & Berkeley County the Debt Settlement agreement don't exclude your Debt to (Plaintiff for Legal Malpractice Discrimination) Since Hood law Firm Finds it deemed more Profitable to delay any form Hanahan)

(The City of Hanahan) (Hood Law Firm) & (Berkeley County) currently owes plaintiff for loss of housing & \$1000.00 Per day of Court order of Judge Young) 08/15/22 973 days & will continue until to the City of Hanahan Agrees to Settle

The attorney may be sanctioned for filing false exhibits. Here is the relevant rule: https://www.courts.mo.gov/courts/ClerkHandbooksP2RulesOnly.nsf/c0c6ffa99df4993f86256ba50057dcb8/7db1c0590003*****52c

Here is part of the rule that applies:

(c)**Representation to the Court.** By presenting and maintaining a claim, defense, request, demand, objection, contention, or argument in a pleading, motion, or other paper filed with or submitted to the court, an attorney or party is certifying that to the best of the person's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, that:

- (1) The claim, defense, request, demand, objection, contention, or argument is not presented or maintained for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation;
- (2) The claims, defenses, and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law

What does integrity of the court mean?

Judicial integrity involves making judicial decisions that will show the court's commitment to lawfulness and justice. Courts should act so as not to appear to condone or be associated with unlawful acts by government agents.

Or attorneys like Hood Law firm who has total contempt for Court laws

Humbly Submitted, with respect

Muhammad Wilson 8082 Rivers Ave
Room 309 Inn town suites
North Charleston S, C 29406 creyolab@gmail.com