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Dec 01 2025

SC Court of Appeals

South Carolina state
[Berkeley County]

General sessions court [Ninth
Judicial Circuit]

State of South Carolina,

plaintiff

v.

:Akim-Jammar.,

accused

Case number.: 20241040240854

MOTION TO WITHDRAW ALFORD PLEA

NOW COME the Accused, :Akim-Jammar., under duress and protest, by and through the undersigned attorney-in-fact, for good cause and in good faith, hereby move this Court (under protest) to withdraw the Alford plea involuntarily entered into by the accused; and the accused asserts that due to the misconduct that was unlawful, illegal, partial, combative, adversarial, prejudicial, tortuous, injures and more against me and what the record shows to be advocative for the opposing party, I was falsely imprisoned and from the start never intended to plea guilty to the charges but alternatively always planned to use the Alford plea as my only available tool (only tool due to the ineffective assistance of counsel) to be released from my false imprisonment. Analogous and in the same sense when a kidnapper offers to let a victim go contingent on a payment of a particular ransom, the ransom is paid under duress and involuntary solely based on the promise of the irreparable harm not continuing, is the same way the Alford plea contemplated about and involuntarily based upon and entered. (under protest)

GROUND

One.) the Court lacked jurisdiction over me, my person, and the subject matter of the proceedings due to but not limited to fundamental substantive and procedural due process violations, fatal constitutional defects, deprivation of civil rights under the color of State law including but not limited to the abuse of legal process, false imprisonment, fraud, deceptive and unfair practices that amount to professional and judicial misconduct conducted by the Court and or opposing party that ultimately caused and resulted in me, under duress, involuntarily utilizing the Alford plea as only a tool and means of being released from the unlawful and false imprisonment, after being coerced and misled by the opposing party and a court appointed attorney that was unlawfully appointed in an abuse of the legal process, and whos assistance proved to be ineffective and counter productive; and I believe and assert that due to the

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CONCLUSION

For the reason and upon the grounds stated above, the accused moves this Court to to withdraw the Alford plea involuntarily entered into by the accused for good cause, the accused claims that the principles of law for this Motion is sufficient for this Court to grant this motion.

28th day of November A.D. 2025
Musc protest for 21st day of November
A.D. 2025

by: *[Handwritten Signature]* All rights retained

by: **ben**, aka :little-one: **all rights retained** 

for: Akim Jammam Jean-Charles

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