

THE STATE OF SOUTH CAROLINA

In The Court of Appeals  
In The Supreme Court  
Appeal From Lexington County

**RECEIVED**  
JAN 12 2026  
SC Court of Appeals

s/R.E. Hood, Circuit Court Judge

Case No. 2022CP3201998

Charles Patterson

Respondent

Andria Bucknor

v.

Appellant

FINAL BRIEF OF APPELLANT

January 8, 2026

Andria Bucknor

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TABLE OF CONTENTS

How the case originated.....1

Statement of Issues on Appeal.....1

Statement of the Case.....1

Standard of Review.....1

Facts.....1

Arguments.....1

1.The court has messed up with the mailing of court hearings by sending notice to the wrong address so it's possible that could have been an error again.

2.Since the court could not provide me proof that notice was mailed to me, the decision should be overturned when it comes to bringing a case in front of a judge.

Conclusion.....2

This criminal act against me originated on June 27, 2021(exhibit 1A,1B 2A-2C). I was hanging out with Charles Patterson(about four weeks). Patterson and I went out to a social event which ended with him leaving me at the place we went to. I caught a ride to get back to Patterson resident where I had my car parked to get back witnessing him damaging my car(rental) there I was assaulted as well (exhibit 2A-2C) After months of trying to get the police department to hold Patterson accountable for the act **[U.S. Constitution Amend XIV ]**. It was finally done after providing a confession to the police department, the police department getting a written voluntary statement and verbal statement from Patterson. A warrant was finally discussed with Patterson to turn himself in which took place on October 29, 2021(exhibit 12).From June 27, 2021 I talked to a list of people down the list to try and resolve this but been nothing but brushed off. People telling me that i wasn't bruised and that patterson did not do any damages,and it didn't matter what i was saying because nothing was going to be done Once that was done i was granted with a court case in the swansea magistrate court(i don't recall the date of first hearing) which nothing was resolved because they did not include the assault(exhibit 2A-2C, 8A-8Ez) part in the case so i did not agree to anything. All that was discussed between the judge, attorney(overture walker), and Lt Govan was the registration and bill for damages to the car(exhibit 7A-7K, 9A-9D, 10A-10G. The information was also provided the day of court and months prior to Govan. Since nothing was resolved at that hearing it was set to have another hearing. It was set for me to come back. In the meantime I communicated with Govan about my case. He was supposed to be sending things in reference to my case to court and attorney. I requested a video and statement for Patterson and Govan refused. I was granted another hearing date which was June 8, 2022. Govan intentionally did not send over information to be added to rule five against patterson therefore which made it inadmissible which my case was thrown out because patterson was able to enter in non guilty plea(exhibit 13A-13G Brady v. Maryland)**[Brady v. Maryland, 373 U.S. 83(1963)]**,**[State v. Thrift, 312 S.C. 282, 440 S.E.2d 341(1994)]****[Giglio v. United States(1972)]**. I then asked Govan to provide proof it was done and he couldn't and I filed a complaint for withholding information(exhibit 3A-3B). I questioned Govan outside the courthouse after his deceitful acts and asked why he didn't present the information we discussed. He told me because he didn't. I then reached out to Govan by phone to discuss further options; he told me that there was going to be nothing else done. And to overhear Govan calling me 'ONE CRAZY ASS GIRL" by him all because i was begging/still begging to hold the person accountable for their action then to tag his coworker into the conversation and hear Megan Dabkowski calling me "you stupid little bitch. After hearing those gestures I drove down over an hour to file a complaint(exhibit 4A-4B). I was told lies that day that people were out of town on family business for them to appear within minutes.

## STATEMENT OF ISSUES ON APPEAL/STANDARD OF REVIEW

This appeal is brought from Lexington County Court of Common Pleas. It was brought to the appellate court for the lack of notice to appear for a court hearing that was on June 6, 2023. Previously on April 17, 2023 I had another hearing for the same case to where I showed up in the building and couldn't get any information on direction where the case was being heard. Therefore I missed the case. I filed a motion for the case to be brought back in front of a judge on April 17, 2023. I called for weeks to get an update on and was told there was none. Shortly after checking status I couldn't get through. I kept getting a voicemail as if calls had been rerouted elsewhere. I eventually decided to drive to the courthouse which is over an hour to find out that the case was heard on June 6, 2023. My first time of having any knowledge of the case for June 6, 2023 was on June 6, 2023 when I got an email from Ms. Mona Huggins the day of the hearing letting me know the case was held at 11:30 a.m. I drove down to the courthouse on June 8, 2023 and filed a complaint for the lack of notice to be at the hearing (**U.S. Constitution XIV Amendment**), **Mullane v. Central Hanover Bank & Trust CO., 339 U.S. 306(1950)**[**Peralta v. Height Medical Center, Inc., 485 U.S. 80(1988)**]. I filed it with mona huggins and then to find out later it was denied and dismissed. I didn't receive notice for the court hearing on June 6, 2023 and is asking for it to be brought back in front of a judge to be heard. From the day the situation took place I have not been able to be heard and nothing has been done in an orderly fashion to make sure a person of interest has been charged for their criminal act against me.

## FACTS

The Lexington County Court has mailed court documents to me at the wrong address. The Lexington County Court did not mailed me out notice for the court hearing on June 6, 2023. The Lexington County Courthouse could not provide me proof that they mailed out hearing notice. I, Andria Bucknor did file a motion asking that case be brought back in front of a judge (exhibit 11k, 11L). I did receive an email on June 6, 2023 that the case was heard at 11:30 a.m. then to later be displayed it was at a different time (9:30am) (exhibits 17A-17D) [The hearing was conducted at a different time without proper notice, in violation of rule 6(d) SCRPC, and the Due Process Clause of the Fourteenth Amendment. See *Mullane v. Central Hanover Bank*, 339 U.S. 306(1950); *Ex parte Wilson*, 367 S.C. 7, 625 S.E. 2d 205 (2005). {**In re Ruffalo, 390 U.S. 544, 550 (1968)**}. The first time I saw a court notice for the hearing of June 6, 2023 was on June 8, 2023 (exhibit 11J) when mona huggins handed me a copy per my request.

## Argument

1.The court has messed up with the mailing of court hearings by sending notice to the wrong address so it's possible that could have been an error again. Which is an error because I didn't receive notice at the address on file to send notice for me..

2.Since the court could not provide me proof that notice was mailed to me, the

A decision should be overturned when it comes to bringing back a case in front of a judge[**Rule 5(b) SCRPC**], [**Ex parte Wilson, 367 S.C. 7, 625 S.E. 2d 205 (2005)**] [**Brown v. Brown, 343 S.C. 107, 539 S.E. 2d 615 (2002)**],[**Armstrong v. Manzo, 380 U.S. 545 (1965)**].

2

#### Conclusion

For the reasons stated this court should reverse the dismissal of the case and it be put on the docket for the case to be heard by a judge.

January 8,2026

Respectfully submitted,

Andria Bucknor

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