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CHANGE OF ADDRESS;

"EMERGENCY"

MAR 25 2026

NOTICE: EMERGENCY COMPLAINT; MOTION

SC Court of Appeals

THE SOUTH CAROLINA COURT OF APPEALS

THE UNITED STATES SUPREME COURT

THE UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

Civil Action Numbers: 2025-CP-40-01960; 2025-CP-40-05352; 2025-NI-40-00055; APPELLANT CASE Nos.: 2025-002448; 2025-002449; 2025-002450; and 2025-001869;

Case No.: 5:24-CV-01893-JD-KOW, titled: MARION FRYE V. South Carolina Department of Corrections, In the United States Supreme Court; Case No.: 1:25-CV-02897-CRC, titled: MARION FRYE V. United States et al., In the United States District Court of Columbia, transferred to; The United States District Court of South Carolina, titled: Marion Frye V. United States et al., Civil Action No.: 5:26-CV-00132-JD-KOW;

- MOTION - Pursuant to Rule 240 (d), S.C.A.C.R. FOR EMERGENCY COMPLAINT

Dear Chief Justices, Pursuant to 28 U.S.C.A. Rule 2 (b)(1), F.R.A.P. and Rule 1, F.R.C.P., I, Marion Frye, am providing Notice to my LIFE and SAFETY in imminent danger of endeavoring to pursue multiple lawsuits in the South Carolina Court of Appeals, The United States Supreme Court, the United States District Court of Columbia, and the United States District Court of South Carolina. I was transferred to another institution of the South Carolina Department of Corrections (hereinafter S.C.D.C.), Evans C.I., on March 6, 2026 and regarding all my claims pending, now in the United States District Court of South Carolina, Civil Action No.: 5:26-CV-00132-JD-KOW; FRYE V. United States et al., originally filed in the United States District Court of Columbia, Civil Action No.: 1:25-CV-02897-CRC regarding "THIS COMPLAINT", these State Officials instructed the inmate to assault me and stated "IF HE ENGAGES IN MUTUAL COMBAT TO STAB ME AND THEY WOULD RUN HIS CHARGES CURRENT TO HIS CONVICTED CHARGES HE HAD" Now sentenced, assaulted on March 9, 2026, that I, MARION FRYE, did not engage in Mutual Combat and was beaten and HIT 15 to 20 times and the S.C.D.C. administration is endeavoring to charge me of "Fighting with a Weapon" and when I did not have any weapon; see Grievance No.: E.C.I-0128-26, after I filed a "CRIMINAL ACTIVITY" and EMERGENCY Grievance, Pursuant to S.C. Code 1976 Ann, § 23-4-10; Legislative Findings, For S.C.D.C. Refused my need and Request for State-wide Protective Custody and

Appeal/Civil Action No. : 2025-002448, 2025-002449, 2025-002450,
2025-001869;

Civil Action No. : 2025-CP-40-01960 ; 2025-CP-40-05352 ; 2024-NI-40-00055

NOTICE

APRIL 20, 2025

EXHIBIT COPY

THE SUPREME COURT OF SOUTH CAROLINA,
OFFICE OF DISCIPLINARY COUNSEL

RECEIVED

MAR 25 2026

SC Court of Appeals

To : Commission on Lawyers Conduct, "CHAIR" :
Post Office Box 12159
Columbia, South Carolina 29211

RE : LAWYER : Monte Abusaff, LAW OFFICE OF MO ABUSAFF ;
BAR Number # : 101654
MATTER Number # : 24-DE-L-1168

ADDITIONAL Complaint :

Pursuant to Rule 20, Rules of Lawyer Disciplinary Enforcement, Rule 413, S.C.A.R., South Carolina Appellate Court Rules, I, Marion Frye, am requesting this Complaint be referred by an Investigative Panel Upon Finding that an additional Complaint is being filed against this same Attorney and law firm involving allegations which are related or similar to the Dismissed Complaint :

For Monte Abusaff was paid \$27,500.00 in full on or about December of 2023 regarding \$20,000.00 in regards to a medical malpractice, medical procedures requested to include and not be limited to medical Imagery procedures requested of a MRI / Magnetic Resonance Imaging of the highest resolution and an X-RAY with Radio Plaque, and an Expert of a "NEUROLOGIST"; and \$7,500.00 for a "Proper and Lawful Investigation" into MARION FRYE'S allegations and Complaints :

Pursuant to Rule 407, South Carolina Appellate Court Rules, Rules of Professional Conduct, Rule 1.2 (a) : A Lawyer shall abide by a "CLIENTS Decision" concerning the objectives of representation and shall consult with the "CLIENT" as to the means to which they are to be pursued. I, MARION WADE FRYE requested a "LAWFUL and Proper Investigation" into the misconduct of the misuse and abuse against MARION FRYE, of a surgical procedure performed at the PRISMA Health midlands Hospital Cherem (after PRISMA), by a Dr. Alan Howard Brill, MD, and Dr. Nicholas D. D. Papadea, MD and PRISMA Employees on October 11, 2022 and while in the care, custody, and control of the South Carolina Department of Corrections (hereinafter S.C.D.C.) for pursuant to Code of Laws of South Carolina 1976 Ann. § 40-47-37; the South Carolina Department of Labor, Licensing, and Regulation, State Board of Medical

also Pursuant to Title 28 Code of Federal Regulations Section § 524.72(c):
State Officials Constantly Stating "The Governor is still trying to kill him"
and the South Carolina S.C.D.C. Administration is Purposely Putting inmates
around me to aid and assist them of the Psychological ABUSE
Constantly, and are Constantly harassing me in Dorms and Cells where I
can Not see all the inmates move around me of taking Showers and
Going to the Prison Store, Utilizing these Essentials against me within
S.C.D.C. I am Constantly Calling the *22 hotline of the Criminal Activity
and Now S.C.D.C. is hindering my Request to Utilize the Telephone, and
inmates are Stating "The South Carolina Governor is ORDERING these
STATE OFFICIALS to do this to me, S.C.D.C. administration is refusing to
Provide a tablet For Access to the Courts and Law Library and utilize
the Digital Kiosk, Refusing to enable me writing Pens to Purchase
For months now that my Cases are being dismissed and my
Life and Safety is in Imminent Danger, For these inmates are
Constantly Stating implicit Remarks of: "Just Kill Your Self
already" and "Just Committ Suicide"; and these State Officials:

For Pursuant to Civil Action titled: MARION FRYE v. South
CAROLINA DEPARTMENT OF Corrections, civil Action No.: 2021-CF-40-00331,
In THE State of South Carolina, Richland County Court of Common Pleas,
and civil Action titled: MARION FRYE v. Zachrey Ramp, Individually,
John Does 1-5, civil Action No.: 4:22-CV-03208-RMG-TER, In the
United States District Court For the District of South Carolina, the Inmate
I had a Protective order from, Michael Sifer Committed Suicide
(9) Nine days after I arrived back at the Broad River Correctional
Institution from being Psychologically Abused, Intimidated, and
retaliated against in September of 2023 that these State Officials
are Refusing to stop abusing me, and the South Carolina Courts
are Constantly Dismissing my Civil Actions, before I am able
to File and Serve my Motions For Depositions of ORAL
Examination of Defendants and Witnesses, and to some Actions
are Not enabling / sending me the Dismissal Letters to
SLANDER and Ect... and the South Carolina Courts are Not
Responding For my Request For my Transcripts of Records in
these Actions and Claims and Cases Described; Also enclosed
is an Attorney Exhibit; Please Clock, Date, Stamp, File return
COPIES to Address Below; Note: Evans C.I. shut in February
of 2023 recommended me for state-wide P.C. but Never was I afforded this
Program when S.C.D.C. started torturing me and I went to Ridgebnd C.I. instead
and I ~~was~~ have been Tortured Ever since: "CHANGE OF ADDRESS"; "
Marion Wade Frye; MARION WADE FRYE #375354;
MARCH 10, 2026 610 Hwy 9 West; Bennettsville, SC 29512

cc: Power of Attorney Burrell B. Kelly;

PAGE TWO OF TWO (2);

Appellate Action Nos.: 2025-002448, 2025-002449, 2025-002450,
2025-001869;

Civil Action Nos.: 2025-CP-40-01960; 2025-CP-40-05352; 2025-CP-40-00055;

Examiners (hereinafter State Board) shall retain knowledge and "AUTHORITY" with respect to "Telemedicine" and pursuant to Code of Laws of S.C. 1976 Ann. § 40-47-10, and a proper and lawful investigation is to be pursued pursuant to S.C. Code 1976 Ann. § 40-47-80 pursuant to S.C. Code 1976 Ann. § 40-47-20: (22); Initial Complaint (CS4); unprofessional conduct; (52); Telemedicine, and (30); misconduct; and an investigation also pursuant to S.C. Code 1976 Ann. 40-1-80; pursuant to S.C. Code 1976 Ann. § 40-47-11, and Title 45 Code of Federal Regulations § 88.2 (a); the United States Health and Human Services Office for Civil Rights, pursuant to South Carolina code of regulations R. 60-16 § 1201; Basic Facility Functions, (A)(2)(J); Report Abuse to the Chief Executive Officer of PRISMA and pursuant to the S.C. Code of Reg. R. 60-16-§ 201 Incident Reports;

For pursuant to Rule 407, S.C. App. Ct. Rules, Rules of Professional Conduct, Rule 1.1: "A Lawyer shall provide competent representation to a client and competent representation requires the legal "knowledge", "skill", and "thoroughness", and "preparation" reasonably necessary for the representation; Thoroughness defined: "careful about doing something in an accurate and exact way" and pursuant to Rule 407, S.C. App. Ct. Rules, Rules of Pro. Conduct, Rule 1.3: "A lawyer shall act with reasonable "diligence" and "promptness" in representing a client,"

(1); Law Office of Mo Abusaft, Monter Abusaft, instead hired a private investigator; "Compass Investigations Inc", Pete Skidmore dr., pursuant to the Code of Laws of S.C. 1976 Ann. § 40-18-20; and § 40-18-30; of which is to report state official misconduct pursuant to S.C. Code 1976 Ann. § 23-23-150;

(2); Law Office of Mo Abusaft, Monter Abusaft represented Frye in lawsuits: The State of South Carolina, Richland County Court of Common Pleas; titled MARION FRYE V. South Carolina Department of Corrections, Civil Action No. 2021-CP-40-00331; and in the U.S. District Court of South Carolina; MARION FRYE V. Zachrey Ramp, individually, John Does 1-5; civil Action Number: 4:22-cv-03028-RMB-TER
PAST LAWSUITS;

Due to the injuries sustained regarding the above lawsuits, FRYE underwent an open reduction nasal fracture septoplasty surgical procedure performed at PRISMA on October 11, 2022, and have
(LAWYER Complaint);

Appellant Action Nos: 2025-002448; 2025-002449; 2025-002450;
2025-001869;

Civil Action Nos: 2025-CP-40-01960; 2025-CP-40-05352; 2025-CP-40-00055;

EXHIBIT

(2); Been Exposed and Revealed to an Indwelling Brain-Computer interface Device and System and Confirmed Not Listed with Frye's medical records and also a "Foreign object" in connection to, lodged on MARION FRYE'S right side from the described surgical procedure. South Carolina has a two-year "Statute of Limitations" of a Foreign object, medical malpractice and Law Office of Mo Abusaff, Moner Abusaff is in violation of Rule 1.3: "A lawyer shall act with reasonable diligence and promptness" in representing a client."

For I MARION FRYE understand I am under the S.C. Governor's Control and pursuant to S.C. Code 1976 Ann. §23-4-110; S.C. Code 1976 Ann. §1-30-10; S.C. Code 1976 Ann. §40-1-40; S.C. Code 1976 Ann. §23-23-30; and S.C. Code 1976 Ann. §1-3-440; the S.C. Const. Art. II, §9; Control of Conducts Pursuant to S.C. Const. Art. IV, §1; Chief Magistrate and Frye Request the Commission on Lawyers Conduct and "CHAIR" to Notify the proper authorities pursuant to the S.C. Const. Art. V, §1 pursuant to S.C. Code 1976 Ann. §23-4-10; and to include and not be limited to S.C. Code 1976 Ann. §23-23-150 (A)(3)(c), (e), (F), and (G);

And Now this Attorney states he does Not Represent me anymore after Not Fulfilling his Contract signed and refuses to provide me a copy of my signed Contract;

April 21, 2025

(Lawyer Complaint);

PAGE Three (3);

Marion Wade Frye

MARION WADE FRYE #375384
610 Hwy 9 West
Bennettsville, S.C. 29512

MARION WADE GRYE # 75354
Evans C.I. RIAU-131-A
610 Hwy. 9 West
Bennettsville, S.C. 29512

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SC Court of Appeals



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South Carolina Court of Appeals
Attn: Chief Justice
1220 Senate Street; P.O. Box 11629
Columbia, S.C. 29201

EMERGENCY

Legal mail

CHANGE OF ADDRESS:

NOTICE

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