

The State of South Carolina
In the Court of Appeals
In the Supreme Court

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MAY 12 2026

SC Court of Appeals

Deborah Videtto - Bmy - Appeal from
Hubbard - Savie Spartanburg County
80247 Court of Common Pleas
Appellant

v.

Case # 2026-001049

Alan Wilson, Attorney General
Barry Barnett, 7th Circuit Solicitor
Respondent

Background

Appellant is incarcerated at Camille Griffin Graham Correctional Institution; she had previously been incarcerated from 1976-1984 re: the charge of Armed Robbery, a crime that she learned in September, 2024,

Pa. 2 of 9

that she had never been indicted for; as the record reflects, she was indicted by a Grand Jury for Robbery, however, she was given a 21 year sentence that expired in 1997! She has made several attempts to get Respondents to rectify this unlawful charge of Armed Robbery with a dismissal to no avail! As well, as other agencies to include Alan Wilson, Attorney General.

On April 8, 2024, she wrote to the S.C. Court of Appeals requesting permission to file a belated appeal; for her files from this Court, which she received on April 22, 2024, she then reiterated her request for permission to file a belated appeal, as her appeal attorney had died before perfecting her appeal of 1976, which she learned many, many years later, she always assumed that he had taken the funds;? However, she never

Pg. 3 of 9

Waived her right to appeal, when she received the files from this Court, she knew that her Constitutional Right to appeal was valid.

Reasons Why This Appeal Is Valid

In 1976, Solicitor Claude Taylor altered a Grand Jury indictment charging appellant with Robbery to Armed Robbery, with the permission of trial Judge Thomas Hegen. She was tried & convicted for armed robbery, given a sentence of 21 years!

At the time, she owned a home in Spartanburg, S.C., which she sold to pay the retainer fee that her attorney, Sam Adams, charged for the appeal.

When she received her files from this Court, she learned that she had been

Pa. 4 of 9

represented by two (2) attorneys, it appeared that ~~Abrams~~ had hired attorney E. C. Burnett Jr. as co-counsel, unknown to her until she received her files showing that E. C. Burnett, Jr. had filed a writ of Habeas on her behalf, which was denied; he then stopped representing her, after swearing under oath that she had a meritorious appeal & that he convinced Solicitor Taylor not to object to bail for appellant, Burnett Jr. was a legal scholar, he obviously saw the charge on the indictment that Taylor unlawfully attorned! However, Burnett Jr. decided not to pursue the matter, he joined the cover up of her unlawful incarceration with Taylor & Hagen as has Barry Barnett, Respondent!

Pg. 5 of a

Law

When Appellant received her files from the Court of Appeals, which she had never seen before, she was amazed that E. C. Burnett Jr. had represented ^{her} also, she was not aware that he had filed a writ on her behalf re: bail, she was even more amazed to learn that Claude Taylor, who had attested her indictment was not objecting to her bail! He, who had committed a fraud on the court with the assistance of Judge Pizum, prosecuted her so vigorously, now had No Objections So Bail!!, Very Strange!! However, it was E. C. Burnett, Jr. who received funds to represent her, then stopped!!

Pg. 6 of 9

Pursuant to *Fitzgerald v. Kisko*, 285 S.C. 390,
an attorney, who undertakes representation
of a client impliedly agrees to see the
case through to its determination & is
not at liberty to abandon it without
reasonable cause, which he did not have!!
He was negligent in his duties as the
attorney in many ways, which was the
proximate cause of injury ^{to} her many
years of unlawful imprisonment, E.C. Burnett Jr.
was a legal scholar, as was his son, E.C. III,
who became a S.C. Supreme Court Justice,
he was well aware of his legal obligations
to appellant. He had the grounds for the
extraordinary circumstances required. His
negligence is proven as required by
law, see: *Cianbro Corp. v. Jeffcoat
& Martin*, 804 F. Supp. 784.

Pg. 11 of 9

So of course had reasonable cause for discontinuing Appellants' appeal... he died!
E.C. Burnett Jr. did not have a reasonable cause, he joined the cover up of her unlawful imprisonment for 27 years with his friends & colleagues, Claude Taylor & Thomas Wizer! These unlawful actions continue to affect her life today, no one had the authority to change the charges on the indictment that the Grand Jury handed down in 1976, except that Grand Jury!

Statute Of Limitations

has not expired re: these frauds on the Court by these criminals which continues by Respondents, especially Barry Barnett, the

Pa. 849

Current 17th Circuit Solicitor, who continues to disregard his duties as Solicitor, as the law demands!

Therefore, Appellant requests that this Court dismiss the Armed Robbery & Robbery charges, issue a Pardon & Certificate of Innocence on both charges, as the law requires these actions on the Court demands.

Respectfully Submitted,

Quoniam Videlto-Dwy-Hubbard Jarvis

802617

Pro Se Appellant

May 6, 2026

cc:
files

Page 4 of 9

Case No. 2026-001049

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MAY 12 2026

SC Court of Appeals

Proof of Service

On May 5, 2026, Appellant received from this Court, what appears to be the granting of permission to ~~file~~ file a belated appeal re: the above case.

On May 6, 2026, Appellant certifies that she mailed a copy of her Appeal to Respondents by depositing a copy in the U.S. mail, postage prepaid, addressed to:

Dean Wilson, Attorney General

P.O. Box 11549
Columbia, S.C. 29211

Senator Barry Barnett
180 Maguire St.
5th floor - Room 5105
Spartanburg, SC 29305

S/ Journal V. G. Hubbard - Service -
80267
CG&CI

cc:
files

Dulmar-Vidotto-Guy-Hubbard-Servis 80267-WB-15

Camille Griffin Graham Correctional Inst.

44 So Broad River Rd.

Columbia, S.C. 29210

May 6, 2026

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SC Court of Appeals

Dear Clerk:

Please find enclosed for filing
Appellants' Appeal & Proof of Service
to Respondents.

The letter that I received on
May 5, 2026 from this Court was
addressed to Goodman Correctional
Inst., my correct address is the
above.

Thank You,

Dulmar V. G. Hubbard-Servis
Pro Se Appellant

cc:
files

Delora V. G. Hubbard-Sanis - 80267-WB-15
COLUMBIA, SC 290
Carilee Griffin Graham Correctional
4450 Broad River Rd
Columbia, SC 29210



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Legal

The S.C. Court of Appeals
P.O. Box 11629
Columbia, S.C. 29211

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SC Court of Appeals

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