

In the Supreme Court of S.C.
^{transferred to}
SC Court of Appeals
Appellate CASE No. 2025-060800

Gregory K Green
plaintiff

✓
State of South Carolina
respondent

Motion to Supplement Record Due to Prosecutorial
Concealment and Extrinsic Fraud

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SC Court of Appeals

The plaintiff, Gregory K Green, respectfully asks that the email submitted with his pro-se writ of Certiorari, under issue no: 5 (Prosecutorial Misconduct) be submitted to the record and not be considered "outside of the Record" for several reasons. The email finally obtained by the plaintiff via F.O.I.A. request after the PCR proceedings were held was requested by plaintiff to be obtained by PCR counsel, The brief of Arguments from the PCR court filed by plaintiff to the clerk of court and PCR court prove that the plaintiff was seeking the information with due diligence. This email along with the affidavit of the arrest warrants deposition put on the record by the Judge Newman, the PCR magistrate prove that the solicitor (wearing) despite his notification of the falsity about cell phone records, withheld that until indictment was secured later. The affiant admitted he notified the solicitor of the falsity approx. Aug. 30 2017. The Grand Jury indicted the plaintiff with the knowingly and willingly falsified arrest warrant on Dec. 5 2017. The Solicitor did not notify the attorney of the plaintiff until Dec. 27 2017. Because the plaintiff is incarcerated and his attorney of PCR failed to do any investigative work the F.O.I.A. was the only option for the plaintiff and shows his due diligence. The authority to review outside evidence is permissible when the State commits a Brady Violation that prevents a fair trial. The Federal magistrate has already reviewed

the initial facts and performed a Franks Analysis confirming a validated 4th Amendment violation claim denying the affiant qualified immunity because of his reckless disregard for the truth. Plaintiff feels as if the court should adopt the Federal Findings on the violation and acknowledge the e-mail and not consider it to be outside of the record because the State successfully hid its misconduct until the F.C.I.A. request and Federal deposition of the affiant forced it to light. The State cannot benefit from its own concealment.

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Dear Ms. Jemy Abbott Kitchens

I Gregory Green respectfully request that a filed clock stamped copy of this motion be returned to me as proof for any future legal proceedings

Thank you

Gregory Green

Gregory K Green # 299039
1057 Revolutionary Trail Unit F4-A7
Fairfax, S.C. 29827

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1057 Revolutionary Trail Unit F4-A7
Fairfax S.C. 29827

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Jenny Abbot Kitchings
clerk of Court
for S.C. Court of Appeals

P.O. Box 11629

Columbia S.C. 29211

(Legal MAIL)

29211-162929

