

Date: 7-4-14

Dear Chief Justice Honorable Jean Toal:

I'm an inmate at Evans Corrections Institution seeking help. I've been incarcerated since August 9, 2005 for trafficking/crack cocaine in which I'm promulgating my innocence unto the Honorable Chief Justice of the State of South Carolina. It is well known of the powers and the Authority in which the Supreme Justice have over the lower courts to maintain the balance of Equal protection of laws in the order of which this constitution is founded upon. In this letter I will explain the unlawfulness of my incarceration in hope to touch one who is faithful to the law and maintain professional competence in our legal system that would provide "We the People the confidence in our Judiciary System. For now I will explain the following: RE: C/A No.: 2013-2686

Under which there are rules that govern the procedure in all South Carolina courts in all suits of a civil nature whether cognizable as case at law or in equity, with the exceptions stated in Rule 81. They shall be construed to secure the just, speedy, and inexpensive determination of every action.

That being said I've instituted a civil action which is a post-conviction relief action dealing with the procedures Act (Act), S.C. Code Ann. §§ 17-27-10 to -120 (1985). However the post-conviction relief action was barred as successive or being untimely under the statute of limitations, so the petitioner filed a notice of appeal to the Supreme Court of South Carolina and provided an explanation containing sufficient facts, arguments and citation to legal authority to show that there is an arguable basis for asserting that the determination by the lower courts was improper, but my reason for concern is that the issues of the 4th, 6th, 14th amendments, S.C. Const. art. 1, § 10, S.C. State Statute § 17-13-140, S.C. Const. art. 1, § 11, S.C. Const. art. 1, § 16; in which the United States Constitution has guaranteed me equal protection of the laws for these particular rights and statutes, and as a result of the denial of these rights and statutes along with my trial counsel indigent defense rendered representation that fell below an objective standard of reasonableness and that defendant was prejudiced by such deficient performance; in which she caused the defendant not to receive a full bite at the apple which also there is a miscarriage of justice if this application isn't reviewed with a practice eye, and has caused the petitioner to ask for your help in this matter at hand. Will you promulgate the law in the need for justice?? What is my United States government going to do about this situation?? The judge should make a decree and abolish this case especially dealing with life and liberty interests. I never received a preliminary hearing which can be tied to lack of subject matter jurisdiction, never was arrested for a crime, but was indicted due to RECEIVED that is deemed unconstitutional which brings forth false arrest, false imprisonment, malicious prosecution and are major concerns of mine to you!!!

JUL 08 2014
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CHIEF JUSTICE

Although my constitutional rights under due process, state constitution, the SC Declaration of rights art. 1, § 3 have been violated and I'm asking for your help due to the fact that the TRAFFIC OF ISSUES are becoming a bit too perplex for a person of my caliber in which I did not go to law school and for that I'm asking you honorable justice to effectuate a remedy so that I can proceed with my application that has been placed before you with two sufficient explanations with case law to support them both and or permit me a full bite at the apple with the original application argued in 2008. I also would like to argue my subject matter jurisdiction claim which can be raised at any time and no statute of limitations apply if you would at least allow me that?? I refuse to just abstain my rights or course of avenue honorable justice so please RECEIVED get me out here cause my back is to the wall and I've been in and out of different courts with the door being closed in my face when the ends of justice are at its beginning!!! Thank you and may god bless you and thank you for your fast and speedy reply in this

VERY DEPENDANT...
JUL 08 2014

Michel A. Dukes
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29512

yours truly,
Michel A. Dukes Sr.
SDC # 311176

S.C. SUPREME COURT

MICHEL A. DUKES SR. #311196

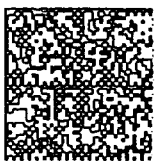
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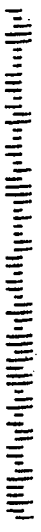


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THE HONORABLE SEAN H. TOAL,
CHIEF JUSTICE
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29211

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JUL 05 2014

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