

RECEIVED

The State

v.

William T. Watts II

AUG 14 2014

S.C. SUPREME COURT

Writ of Certiorari

Petition to have the full panel of all of the Supreme Court Judges hear, review and decide my appeal or writ of certiorari

I, William T. Watts II, am requesting all of the Supreme Court Judges review Appellate case No. 2014-001612. I intend to appeal to the United States Supreme Court. This is the 5th time, in 2 years, I have asked the Supreme Court of South Carolina for justice, truth, help, my constitution provisions and civil rights. I incorporate, restate, re-allege all of my previous objections, appeals, subpoenas, lawsuits, complaints, motions, orders, letters, ect.; case no, 2014-001612, 2014-001149, 2013-GS-32-00434, 2013-000874, 2013-000177, 2013-000270, 2012-213650, and my complaint to the Commission on Lawyer Conduct about my ineffective and corrupt lawyer Elizabeth Fullwood.

The Supreme Court of South Carolina has created a judicial system that is a scam, scheme, or a con.

The 1st step is that the police use EVERY form of corruption, terrorism, brutality, intimidation, coercion, manipulation, lie, evidence tampering and planting, use and allow other corrupt and criminal people to assist them.

The 2nd step is the lawyers, solicitor and defense counsel, cover up the corruption, refusing to provide or allow evidence, preventing trial and appeal, claiming complaints of corruption are delusional, using corrupt doctors to diagnose the victim as mentally ill and many other misinformation procedures.

The 3rd step is the judges have created a process that makes it impossible to defend yourself.

The lower court judges interrupt, insult, and badger you while you are speaking in court, scheme with the lawyers to prevent you from speaking, delay the hearing until the court room is empty, seal the court room (as reported in the news), refuse to file and/or process documents and intentionally error.

The Appeals Court judges have a 2 step process, hearing and rehearing, that produces conflicting results, 1st allowing me to file then refusing to file my appeal.

An Appeals Court that does not allow you to appeal is not a functioning court, it's a traffic jam.

The Supreme Court of South Carolina judges refuse to take any case that objects to the process, complaints about the lawyers are not misconduct, complaints about clerks not filing documents or the jail throwing away letters about mass murder caused by Lexington County Sheriff's Department (LCSO) using an x-ray drone is dismissed for no extraordinary reason, what is more extraordinary than mass murder?

This scam produces death, ignorance, and despotism.

As to the dismissal of my writ of certiorari (Appellate case no. 2014-001612) in which, according to the South Carolina Appellate Court Rules (SCACR) and the Appeals Court refusing to act on my petition for rehearing since I am "represented by counsel," *Miller v. State*, 388 S.C. 347, 697 S.E.2d 527 (2010); *Jones v. State*, 348 S.C. 13, 558 S.E.2d 517 (2002); *State v. Sturkey*, 333 S.C. 56, 508 S.E.2d 564 (1998); *Foster v. State*, 298 S.C. 306, 379 S.E.2d 907 (1989), "Since there is no petition, there is no final decision for the Supreme Court of

South Carolina to review. Then sending of remittitur ended appellate jurisdiction. Wise v. S.C. Dept. of Corr., 372 S.C. 123, 642 S.E. 2d 551 (2007)

The Supreme Court of South Carolina creates a set of rules I must follow to get justice. The Appeals Court refuses to allow me to follow the rules and that ends any process to justice, truth, and freedom and safety. This reasoning and process is causing great harm, injustice and is appalling to any thinking person and an impossible process to comply with. I can never file or speak to the court accept to receive an incompetent decision that cannot be appealed.

Further more the constitution and Bill of Rights, especially the Due Process and Equal Protection, protects and applies to ME. I have the right to appeal, my petition for rehearing triumphs everyone else, including my lawyer. There are many instances (personal briefs, amicus briefs) where people are allowed to file pro se at any point in the judicial process and the Supreme Court of South Carolina has completely denied me the right. No one would ever have a lawyer that caused them to lose any rights. All of the rules and laws cited violate my right to Due Process.

My constitutional provisions and civil rights have been denied, including; 1st Amendment, 4th Amendment, 6th Amendment, 7th Amendment, 8th Amendment, 14th Amendment of the United States Constitution; my right to life, liberty, and the pursuit of happiness. Any denial or impairment of a right is REVERSIBLE ERROR.

I am requesting oral arguments, a hearing with all of the Supreme Court judges, all of my constitution provisions and civil rights violations remedied, and stop LCSO from using the X-ray drone.

DUE PROCESS requires EVERY judge to act to remedy any right that has been violated. All the judges in my case have refused to act.

William T. Watts II
William T. Watts II
8-12-14

Proof of Service

I, William T. Watts II, certify that I placed 1 copy of the "writ of Certiorari - Petition to have the full panel of/all of the Supreme Court Judges hear, review, and decide my appeal or writ of certiorari" in the U.S. mail, postage prepaid, addressed to the Attorney General's office, PO Box 11549, Columbia, SC, 29211 on 8-12-14.

Address

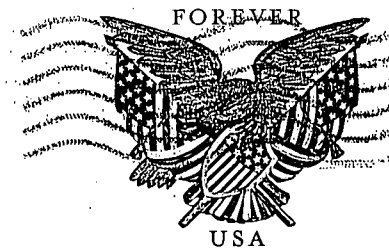
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