

Attn: Jeer Toole Chief Justice

Jimmy Cagle

Supreme Court

ACT-FI(A)38

P.O. Box 11330

1057 Revolutionary Trail

Columbia, S.C. 29211

Fairfax, S.C. 29827

February 5th, 2015

Re: 2013A2220200445

RECEIVED

2013A2220200499

FEB 12 2015

Honorable Clerk,

S.C. SUPREME COURT

Please be advised and take notice at this time that the above referenced and named, Mr. Jimmy Cagle requests of your assistance in and of his concerns of case matter within.

On the date of June 17th, 2014 Mr. Cagle was sentenced to serve; two separate (3) year sentences, ran consecutive, but was suspended to; completion of the fourteen month (Teen Challenge Program) by Honorable Steve H. John. Mr. Cagle was then transported to the "Philadelphia" Teen Challenge Men's Home to enroll in the program as ordered.

Mr. Cagle submits to yourself and courts alike that ~~It~~ have been arrested, detained, and now imprisoned unlawfully by the state of South Carolina and the 15th Judicial System. The State of South Carolina had not the legal jurisdiction to sentence, nor transport him to complete a program within another state, nor did nor did they have ~~jurisdiction~~ jurisdiction to come out of state to arrest me.

they have the Jurisdiction to have him remained in another state by an order issued solely by the assistant Clerk of Court, the warrant issued was never authorized by a Judge of which violates proper procedure and thus violates Due Process of The Law. After of which he was forced under Duress to returning to the custody/control of South Carolina where he was then forced under Duress to appear Pro Se at his sentencing hearing.

On the date of September 19th, 2014 Mr. Cagle filed for a notice of appeal of which was returned time stamped and clocked October 3rd, 2014 at 10:49am by Alma Y. White, Clerk of Court. Yet to todays date and time he has not recieved any correspondence reguerding his appeal nor the assignment of any legal counsel by the court. He has now written the sentencing Judge, Attorney General, and Governoro's Office with no correspondence whatsoever. You are and remain his last hope for justice to prevail, being that he was sentenced by the 15th Circuit Judicial Systems Administrative Judge.

ccfile//:

Respectfully submitted,

ACI-FI(A)38

1057 Revolutionary Trail

Fairfax, S.C. 29827

JIMMY DALE CAGLE
Defendant

V S

SOUTH CAROLINA
GEORGETOWN COUNTY
Respondent

IN THE STATE OF
SOUTH CAROLINA
GEORGETOWN COUNTY

NOTICE OF APPEAL
FOR:

W.# NO. 2013A2220200499
IND# NO 2013GS2201085

W.# NO 2013A2220200445
IND# NO 2013GS2201088

RECEIVED

FEB 12 2015

S.C. SUPREME COURT

I, Defendant & Prose JIMMY DALE CAGLE,
HEREBY MOVES BEFORE THIS HONORABLE COURT ON
THIS SEPT. 19th 2014 DAY FOR AN APPEAL FOR
THE DECISION ENTERED ON SEPT. 9th 2014 BY
THE HONORABLE STEVEN JOHON.

FILED
GEORGETOWN COUNTY, SC
OCT - 3 AM 10:49
ALPHA Y. WHITE
CLERK OF COURT

GROUNDS

- <A> SUBJECT MATTER JUDICIAL
- UNLAWFUL EXTRADITION
- <C> BOGUS/ FALSE DOCUMENTATION OF WARRANTS
- <D> FALSE FORM OF PROCESS/SECTION 17-B-160

Please forward to
400 Wagon Wheel Lot 13
Murrells Inlet S.C.
29576

S. Jimmy Cagle
JIMMY DALE CAGLE
2394 BROWN FERRY RD.
GEORGETOWN, SC 29440

STATE OF SOUTH CAROLINA)
)
COUNTY OF GEORGETOWN)
)
THE STATE)
)
VS.)
)
JIMMY DALE CAGLE)

IN THE COURT OF GENERAL SESSIONS
INDICTMENTS: ²⁰¹³ ~~2014~~-GS-22-01085; 01088

ORDER

FILED
GEORGETOWN COUNTY, SC
2014 SEP 29 PM 3:42
ALMA Y. WHITE
CLERK OF COURT

This matter came before the Court on September 9, 2014, pursuant to a Bench Warrant being issued as to why the Defendant should not be held in Contempt of Court for failure to abide by the terms and conditions of this sentence.

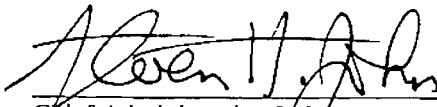
The defendant pled guilty to 2 counts of Assault and Battery, 2nd degree and was Ordered to serve two consecutive 3 year sentences suspended upon the completion of a fourteen month rehabilitation program at Teen Challenge.

It was also Ordered that Teen Challenge immediately notify Assistant Solicitor Richard D. Todd, Jr., if the Defendant failed to successfully complete the program and that a bench warrant would be issued for the Defendant's arrest.

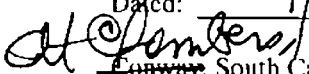
On June 23, 2014, Assistant Solicitor Richard D. Todd, Jr. received confirmation from the Intake Supervisor for the Philadelphia Teen Challenge Men's Home that Jimmy Dale Cagle reported to them to enroll in the program as Ordered, but after learning of the conditions and restrictions of the program, decided not to enter into the program and left the facility.

After hearing from the State and the defendant, I find that the defendant did violate the terms and conditions of his sentence and it is thereby

ORDERED that the defendant serve two consecutive 3 year sentences for 2 counts of Assault and Battery, 2nd degree. The defendant is given credit for time served from August 2, 2014 to the date of this Order.



Chief Administrative Judge
Fifteenth Judicial Circuit

Dated: 9/22/14


Conway, South Carolina

COUNTY OF Georgetown VS. Jimmy Dale Cagle

INDICTMENT/CASE#: 2013GS2201088 A/W#: 2013A2220200445 Date of Offense: 7/29/2013 S.C. Code §: 16-03-0600(D)(1) CDR Code #: 3413

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No In disposition of the said indictment comes now the Defendant who was TO: Assault / Assault & Battery 2nd degree (10-3)

CONVICTED OF or PLEADS

in violation of § 16-03-0600(D)(1) of the S.C. Code of Laws, bearing CDR Code # 3413 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury, Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Todd, Jr., Richard D. SCB74770 Defendant Attorney for Defendant SC Bar# 11137

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,

for a determinate term of 3 years or under the Youthful Offender Act not to exceed years and/or to pay a fine of \$; provided that upon the service of days/months/years and/or payment

of \$; plus costs and assessments as applicable*; the balance is suspended upon successful completion of the probation program. months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: 2013-65-22-1085 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship,transport,possess,or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered Total: \$ plus 20% fee: \$ Payment Terms: Set by SCDPPPS

PTUP days/hours Public Service Employment

Recipient:

Table with 2 columns: Description and Amount. Includes items like § 14-1-206 (Assessments 107.5 %), § 14-1-211(A)(1) (Conv. Surcharge) \$100, § 14-1-211(A)(2) (DUI Surcharge) \$100, § 56-5-2995 (DUI Assessment) \$12, § 56-1-286 (DUI Breath Test) \$25, Proviso 47.9 (Public Def/Prob) \$500, § 14-1-212 (Law Enforce. Funding) \$25, § 14-1-213 (Drug Court Surcharge) \$150, § 50-21-114(BUI Breath Test Fee) \$50, § 56-5-2942(J) (Vehicle Assessment) \$40/ea, Proviso 90.5 (SCCJA Surcharge) \$5, 3% to County (if paid in installments) \$3.90, TOTAL \$133.90

Obtain GED Attend Voc. Rehab. or Job Corp. May serve W/E beginning Substance Abuse Counseling Random Drug/Alcohol testing Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ 20.00 beginning (1) month after Release \$ paid to Public Defender Fund Other:

Appointed PD or appointed other counsel, § 47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/Deputy Clerk Court Reporter: Dixie Eubank SCCA/217 (03/2011)

Presiding Judge Judge Code: Sentence Date: 6/17/14

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF Georgetown VS. STATE

INDICTMENT/CASE#: 2013GS2201085

Jimmy Dale Cagle

A/W#: 2013A2220200499

AKA:

Date of Offense: 8/29/2013

Race: WHITE Sex: M Age: 39

S.C. Code §: 16-03-0600(D)(1)

DOB: 04-02-1974 SS#: 249-29-2979

CDR Code #: 3413

Address: 229 Trail Water Trl

City, State, Zip: Georgetown, SC 29440

DL#: 004290449 SID#:

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was TO: Assault / Assault & Battery 2nd degree

CONVICTED OF or PLEADS

in violation of § 16-03-0600(D)(1) of the S.C. Code of Laws, bearing CDR Code # 3413

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Todd, Jr., Richard D. SCB74770 Defendant Attorney for Defendant SC Bar# 11139

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,

for a determinate term of 3 years or under the Youthful Offender Act not to exceed years and/or to pay a fine of \$; provided that upon the service of days/months/years and/or payment

of \$; plus costs and assessments as applicable*; the balance is suspended upon successful completion of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections.

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ plus 20% fee: \$

Payment Terms:

Set by SCDPPPS

Recipient:

Table with 3 columns: Description, Amount, Total. Includes items like Assessments 107.5%, Conv. Surcharge \$100, DUI Surcharge \$100, DUI Assessment \$12, DUI Breath Test \$25, Public Def/Prob \$500, Law Enforce. Funding \$25, Drug Court Surcharge \$150, BUI Breath Test Fee \$50, Vehicle Assessment \$40/ea, SCCJA Surcharge \$5, 3% to County, TOTAL \$133.90.

PTUP

days/hours Public Service Employment

Obtain GED

Attend Voc. Rehab. or Job Corp.

May serve W/E beginning

Substance Abuse Counseling

Random Drug/Alcohol testing

Fine may be pd. in equal, consecutive weekly/monthly

mnts. of \$ 20.00 beginning 1 month After Release

\$ paid to Public Defender Fund

Other:

Appointed PD or appointed other counsel, § 47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk

Court Reporter:

SCCA/217 (03/2011)

Presiding Judge

Judge Code:

Sentence Date: 6/17/14

Jimmy Cagle
ACI-FI(38)A
1057 Revolutionary Trail
Fairfax, S.C. 29827

RECEIVED

FEB 06 2015

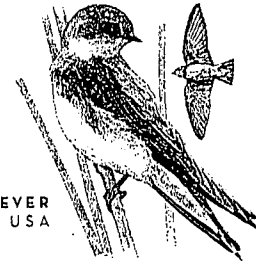
MAILROOM
ACI

Attn: Jean Toole Chief Justice

Supreme Court

P.O. Box 11330

Columbia, S.C. 29211



FOREVER
USA

Bank Swallow