

3-4-2015

Appellate Case No

2015-000345

**RECEIVED**

MAR 09 2015

**SC Court of Appeals**

Jimmy Dale Cagle 299430  
APPENDANT

V.

State of South Carolina  
County of Georgetown

Comes Now The APPENDANT To Show Issues for  
Appeal, and or Brief.

Please be advised and take notice at this time that  
the above referenced and named Jimmy Dale Cagle 299430  
requests of your assistance in and of my concerns  
of case matter within. on the date of June 19<sup>th</sup>, 2014  
I Jimmy Dale Cagle was sentenced to two (3 year)  
sentences, to run consecutive, but was suspended to;  
fourteen month Teen Challenge Program I was then  
order by Judge, and my lawyer TO Report TO The teen  
Challenge Program in Philadelphia PA.

Facts and concerns or:

I submit to this court that I have been  
arrested, detained, and now imprisoned unlawfully  
by the state of South Carolina and the 15<sup>th</sup>  
Judicial System. you see I reported out of  
state to Philadelphia PA. as order by Honorable  
Steven H. John. But when I got to PA. the  
Program was very different then it was told  
to me. It was a conspiracy to mislead me out of  
state by the court and all so my lawyer.  
I was manipulated in to thinking that this

was a Piece of heaven but when I got ther it was like a Piece of Hell!! So after I got ther and seen what this Program was all about it was not for me and at that time I start to see the conspiracy. So I know that I was not on no Probation or under no obligation to S.C I left and weant to Louisiana to Start a new life one that was free of trouble and st Me not knowing Georgetown would brake and violate laws, and or Constitution that has been Put in to Place as a Safe Gard to Protect every Cit.zen of S.C even me. So about 30 days or so after I left the Program the Court was furious and Determin to regain custody and or legal Jurisdiction. ~~With~~ they gave up when I was Court order to leave the state of S.C.

So the DA Richard Dana Todd, Jr., got the assistant Clerk of Court to sign a Bench Warrant for me. It was never Signed or auth~~or~~ized by a Judge. I was then Picked up and Put in Jail.

All of this Violates Proper Procecedure and Violates Due Process of law. After all this I was forced under Duress to return to the custody/control of South Carolina. wher Then I All SO was forced under Duress to appear Pro se at my Sentencing Hearing. wher I was giveing Two (3) year sentences to run conseutive.

## Fact #1

I Have been arrested, detained, kidnapped and now imprisoned unlawfully by The State of South Carolina and the 15<sup>th</sup> Judicial System!! The State of South Carolina had not the legal jurisdiction to sentence me nor order me to a Program within another State (Philadelphia (PA)). There was never no correspondance or agreement with South Carolina or Philadelphia for me to be transport to ther State to do time as a convicted felon. Georgetown S.C willful, knowingly, Deliberately Sentences me to a illegal and unjust sentenes.

## Fact #2

I humbly conteds that the Solicitor, and Judge did commit a Procedural Error Proceeding by unlawfully ~~Allowing~~ the Clerk of Court to sign and in forced a Bench warrant for a legal citizen. That had no legal obligation to S.C. Nor did they have Jurisdiction to have me detained and kidnapped and brought back to S.C just for the sole, porpouse of them to try and fix ther mistake and ther error. All at my expense and sanity, and freedom. With out the signature of a Judge the warrant is no good and is void, and a fraud. I was locked up unlawfully and kidnapped

and deprived of life, liberty and citizenship as a S.C. citizen. This all violates due process of law. In Re Smit 559 S.E.2d 584, guidelines of the South Carolina Supreme Court and South Carolina Administration require that All Judges personally sign Court orders.

All so see Criminal Rule 32(B) 18 U.S.C.A. and State v. Covert, 368 S.C., 188 628 S.E. 482 (Ct. App. 2006). All so see Rule 32 (b) (1), 18 U.S.C.A. And Rule 47 (b), SCRPC,

Fact#3

The sentence that was giving to me ~~was~~ not legal. The 15<sup>th</sup> Jurisdiction do not have the power to enforce a sentence out of the state of S.C. And once the court handed down the illegal sentence that forced me out of state they then went on with their illegal acts and had the Clerk of Court to sign a Bench warrant that was not sign by a Judge at All. In June 2014 they suspended my sentence with no probation to follow. And order me to Philadelphia PA. This was an Error on the courts behalf not mine. I am a victim and I am still paying for it all. My Hopes and Prayers as well as my loved ones are that this Court will seek out the truth in this case and hold the ones that started this accountability.

JC

I would All so Ask this Court to appoint legal Counsel as you know in Prison and have no money are Help at all.

I Have written the Sentencing Judge, Attorney General, and Governors office all with no Correspondence what so ever.

so I wrote The Supreme Court of South Carolina and told them what was And Has gone on. And they told me that they transferred every thing to the S.C COURT of APPEALS. So I Hope you all will see through any Errors that has been made. Thank you for your time you are and remain my last Hope for Justice. ~~Somebody~~ etc

Sincerely Jimmy Cayle 299430  
3-4-2015

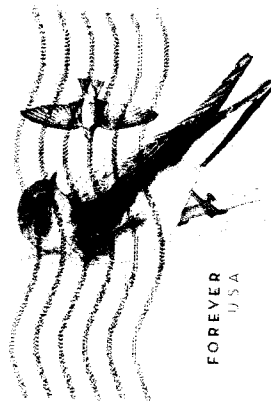
Respectfully submitted

ACI-FI(A) 18

1054 Revolutionary Trail  
FAIRFAX S.C 29824

Appellate case  
# NO. 2015-000345

Jimmy Cagle 299430  
A.C. I-18  
Allen Tate Correctional Inst.  
105 N REVOLUTIONARY TRAIL  
AIR FAX S.C. 29824



AUGUSTA GA 309  
05 MAR 2015 PM 11

SC Court of Appeals

RECEIVED

MAR 05 2015

MAILROOM  
ACI

South Carolina Court of Appeals  
North main st  
Columbia S.C 29201

Bank Swallow

5856610252

