

ORIGINAL
~~COPY~~

WENDELL NORRIS
3693 HIGHWAY 701, NORTH
CONWAY, SOUTH CAROLINA 2956
843-365-8888

June 2, 2015

RECEIVED

JUN 04 2015

S.C. SUPREME COURT

CERTIFIED MAIL

Return Receipt Requested

RECEIVED
JUN 04 2015
OFFICE OF
CHIEF JUSTICE

Ms. Jean Toal
Chief Justice
South Carolina Supreme Court
Box 11330
1231 Gervais Street
Columbia, South Carolina 29211

Re: SC Department of Insurance v. Wendell Norris
Appellate Case No. 2015-000539

Dear Chief Justice Toal:

I am enclosing a copy of a May 19, 2015 letter from the South Carolina Court of Appeals which outlines my deficiencies pertinent to the law. I am writing directly to you since I cannot read the signature of the writer. Surely, an appropriate signature block would be beneficial. I am troubled somewhat that your operation does not hold itself to the same standards that I am expected to adhere to.

With respect to the delivery of the transcript, be advised that I have not paid the Four Hundred (\$400.00) Dollars that someone representing Creel Court Reporting, Inc. informed me by telephone that I would be required to pay. First, that person told me that the employee/reporter was no longer with the company and that they could not find the material to transcribe. Secondly, as a result of that, I question how the costs could be determined. Quite frankly, I did not and still do not believe that the foregoing is true. I can only conclude that this is nothing more than another ploy to circumvent my efforts to gain justice. I will do, to the best of my abilities, whatever I am required to do to effectively file my appeal. Meanwhile, I know that the corruption surrounding my demands for justice is as important to you and your systems as the corruption that created this matter.

The South Carolina Department of Insurance investigator, attorney and director conspired to satisfy the demands of the Horry County Clerk of Court whom willfully, maliciously and wrongfully alleged that I had failed to file my bail bond license and to pay the filing fee. Their findings supported the allegation of the Horry County Clerk of Court. Evidence in the files of the South Carolina Administrative Court clearly shows that the staffers of the South Carolina Department of Insurance had unrefutable knowledge concerning the allegations and that, in fact, the allegations were not only false but clearly showed all parties that the Horry County Clerk of Court was acting criminally from the outset and that they had been her tools to accomplish her unexplained and unjustified conduct.

Without any mention of the foregoing in the Court hearing, Shirley Robinson, Judge for the Administrative Law Court found me to be in violation based on the evidence presented in Court. That finding was a gross error.

Needless to say, I now realize that the Administrative Law Court Judge is just as criminally involved as the other involved co-conspirators.

As a result of me invoking my constitutional rights to redress the Court (government), Judge Robinson incarcerated me a total of three times.

When I properly prepared documentation prior to the hearing by the Judicial Standards Commission, I was met at the security station by about five SLED agents and Paul LaRosa advised me that if I went into the scheduled hearing and said one word, then he would arrest me.

While knowing that Shirley Robinson would never appear in Court to present to the jury the elements that supported her affidavit that I had intimidated her, I appeared, as scheduled, a total of sixteen times and as of this date, I have never met the prosecutor. The same prosecutor that issued a bench warrant and incarcerated me for fifteen days; and further not appearing at the hearing to show cause for the Bench Warrant.

I mention the above matters briefly, to specifically point out the corruption surrounding my demise. It will never

End until I am a dead man.

It was well documented that you, as a drunken driver, did unlawfully commit crimes and it is well established that your Courts, continuously incarcerate South Carolina citizens for the very same crimes that you were not even charged with.

In this present matter, I pledge to you that I will not abide by and accept the double standards that exists in your Courts. If I am wrong, then I will accept my punishment without regards to you escaping your just punishment. Every person involved in my matter knows fully that I was not guilty. Those that know me personally, knows fully that this caper will not end as you and your co-conspirators so desire.

Whether or not you have found an avenue to deny me the right to an appeal is in your realm of power; power that you can abuse and can abuse without challenge.

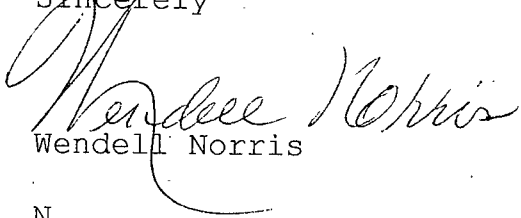
While everything in my life matters, a thwarted appeal attempt has been suspected from the onset. It will not change my resolve that I am committed to. I do not need a civil award. I need justice. To that end, I will strive. Revenge is probably as close to justice as I will ever get. I acknowledge that revenge will cost me my life; an untimely death that I must suffer because of your abuse of power.

I am not angry, mad or irrational. While you await my threats, veiled threats and innuendo, may I simply tell you that I have never wanted to harm anyone and have no intentions of doing so. Rather, I shall focus on self-preservation.

Accordingly, I ask that you, in your judicial capacity as the Chief Justice of South Carolina Supreme Court, request and effect a federal investigation into the activities that surround these crimes.

I do not expect, I do not need, I do not want an obligatory response clearly telling me what you cannot do. You have and will do exactly what serves you best without regards to justice. So will I.

Sincerely

A handwritten signature in cursive script that reads "Wendell Norris". The signature is written in dark ink and is positioned above the printed name.

Wendell Norris

N

Enclosure



The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

V. CLAIRE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1220 SENATE STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1890
FAX: (803) 734-1839
www.sccourts.org

May 19, 2015

Wendell Norris
3693 Highway 701, North
Conway SC 29582

Re: SC Dept. of Insurance v. Wendell Norris
Appellate Case No. 2015-000539

Dear Counsel:

Our records indicate that the transcript in the above matter should have been delivered. As of today's date, we have not received any information indicating that the court reporter has been granted an extension. Further, you have not notified us that you have failed to receive the transcript, nor have we received your initial brief.

If you have not yet received the transcript, Rule 207 of the South Carolina Appellate Court Rules requires you to contact the Office of Court Administration. The address for Court Administration is as follows:

South Carolina Office of Court Administration
1220 Senate Street, Suite 201
Columbia, SC 29201

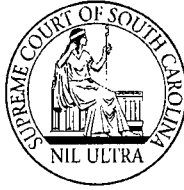
Be sure to copy the Court and opposing counsel with all correspondence concerning the transcript.

Please advise the Court of the status of the transcript within ten (10) days of the date of this letter, or your appeal may be dismissed.

Very truly yours,


CLERK

cc: David E. Belton, Esquire



The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA 29211
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499

June 5, 2015

Mr. Wendell Norris
3693 Highway 701, North
Conway, SC 29582

RECEIVED

JUN 05 2015

SC Court of Appeals

Re: SC Dept. of Insurance v. Wendell Norris
Appellate Case No. 2015-000539

Dear Mr. Norris:

This responds to your letter to Chief Justice Toal dated June 2, 2015. Please be advised that the Chief Justice cannot consider this *ex parte* communication about your appeal that is pending before the South Carolina Court of Appeals.

Any issue that you are having in perfecting this appeal will need to be resolved in the Court of Appeals. If you need assistance in doing so, I would encourage you to consult with an attorney.

The Court of Appeals letter of May 19, 2015, was signed by the Clerk of the South Carolina Court of Appeals, Jenny Abbott Kitchings.

Very truly yours,

CLERK

cc: David E. Belton, Esquire (with copy of letter)
The Honorable Jenny Abbott Kitchings (with copy of letter)