

S.C. BAR ASSOCIATION

EXECUTIVE DIR. MR. BOB ~~WELLS~~ - P.O. BOX 608-
950 TAYLOR ST. - Columbia, S.C. 29202-0608

RECEIVED

OCT 16 2015

SC Court of Appeals

OCT. 8th 2015,

COMPLAINT: Appellate Defense ATTNY. MRS. Lavelle ~~WELLS~~ CANTY DURANT ESQ.;
Chief Appellate Defense ATTNY. MR. ROBERT M. DIDEK ESQ.

Appellate Defense ATTNY. MRS. Lavelle CANTY DURANT ESQ. IS IN VIOLATION
OF BELOW AND Chief Appellate Defense ATTNY. MR. ROBERT M. DIDEK ESQ. IS AWARE
IN CONSPIRACY WITH HER THE VIOLATIONS ARE: [§17-4-6 DUTIES OF Chief
ATTNY. (C)(E); §17-4-70 DUTIES OF APPELLANT Defense; Rule 1.1; Rule 1.2 (A); Rule 1.3
DILIGENCE; Appellate CASE NO. 2015-001108 - ORDER - Article V § S.C. CONST. Rule
428 INTERVENTION TO PROTECT CLIENTS (A)(d) COMMENT (9); Rule 1.16 (A); Rule 428,
Rule 8.3 (b); 5th AMEND. ACCESS TO COURTS; 14th AMEND. DUE PROCESS & EQUAL
PROTECTION; 42 ADA § 12102; § CONSPIRACY] - BY REFUSING TO AID
ADA APPELLANT AND ADMINISTER MOTIONS ETC. FOR BELOW &

1) "TITLE 18 U.S.C § SPEEDY TRIAL ACT 3161-3174": § 3161(H)(8)(A) "ENDS OF JUSTICE
CONTINUANCES" FOR YEARS: 2007; 2008; 2009; 2010; 2011; 2012; 2013.

THEY NEEDED DUE TO RETRAIL MOTION TO DISMISS DENIED MALICIOUSLY IN [PROGUE COURT].
BY [JUDGE JAMES JR.] CITING (4) FOUR WINGO FACTORS OF [BARKER VS. WINGO 407, US 514,
530 (1972)] - (1) LENGTH OF DELAY; (2) REASON FOR DELAY; (3) DEFENDANTS ASSERTION OF
HIS RIGHTS; (4) PREJUDICE TO DEFENDANT - [HOWEVER ABOVE DOCUMENTS WERE NEVER
PRODUCED AT TRIAL NOR AS OF DATE OF COMPLAINT!]

2) COMPLAINT: Rule 260 DISMISSAL [9/21/15] - KNOW RESPONDENT DID BRIEF 5 1/2
MONTHS LATE AND THEIR NO-EXTENSION DOCUMENTATION ADMINISTERED TO APPELLANT.

II.

THERE IS [NO HYBRID REPRESENTATION] SHE MUST DO MOTION. See [9/29/15] RULING BY [DEPUTY CLERK V. CLAUDE ALLEN] REFUSING TO ADMINISTER MOTION IN THE SUPREME COURT OF APPEALS.

3.) "MOTION OF DISMISSAL" [9/24/15] WITH VALID UP TO DATE DISMISSAL CASES:

"THE SAME TIME LIMIT APPLIES TO ANY REPLY..." [CHIEF JUSTICE TAL] [HAMMER VS. MAMMER 2015-000945 SEPT. 4-2015; SEE ALSO [GREAT GAMES, INC. VS. S.C. DEPT. OF REVENUE, 339 S.C. 79, 529 S.E.2d 6 (2000)] "HOLDING THE FAILURE OF A PARTY TO COMPLY WITH THE PROCEDURAL REQUIREMENTS FOR PERFECTING AN APPEAL DIVESTS THE CIRCUIT OF COMPLAINT APPELLATE JURISDICTION". - [DEPUTY CLERK V. CLAUDE ALLEN] CITED [NO HYBRID REPRESENTATION] ETC. SUPRA.

4.) INCOMPLETE BENCH WARRANTS:

A) EX. NO. 3 [3-10-08] [JUDGE JOHN W. MILLING] BENCH WARRANT WITNESSED BY AT TIME [CLERK-CAROLYN WILLIAMS] DOES NOT STATE WHEN JUDGE LIFTED IT AS [MAY 7-2007] BENCH WARRANT LIFTED BY [JUDGE JAMES JR.] SIGN. VERDELL BARR (PHILIP) AND AT TIME [ASST. SOL. RONNIE SABB];

B) [3-9-09] [JUDGE JAMES JR.] BENCH WARRANT WITNESSED BY [CLERK-CAROLYN WILLIAMS] DOES NOT CITE "WHAT JUDGE LIFTED IT? DATE ETC. LIKE [MAY 7-2007] B. WARRANT. APPELLATE DID STATE AT TIME ONE COULD GO TO SHERIFF'S OFFICE AND SHE WOULD SIGN OFF. BENCH WARRANT WHEN ONE MISS DAY DUE TO TRANSPORTATION ETC. AND HAD NO PULLCALL SINCE 2009. TRANSCRIPT, PGE. 669 LINE 17-22.

COMPLETED BENCH WARRANTS NEEDED TO VALIDATE STATE AT FAULT IN (4) FOUR WINGO FACTOR.

C) [10/29/12] B. WARRANT. DUE TO HOSPITALIZATION AND HOSPITAL SENT FAX VIA [DENNIS-REE DEE MENTAL HEALTH] [KIM DISCHARGE NURSE AT CAROLINA HOSPITAL] SEE [EXH. MED. C.]

III.

[Clerk CAROLYN WILLIAMS] SIGN AS WITNESS. QUEST.: [WHAT IS NAME OF JUDGE WHOM AUTHORIZED / ORDERED Bench WARRANT?]

5) MISSING Rule 5 DISCOVERY DOCUMENTS / :

A) [LONNIE DOZIER POLYGRAPH TEST] = NEVER RECEIVED & HE DID COMMIT PERJURY ON STAND CITING DIFFERENT VERSION THAN WHAT STATED TO [FBI AGENT - FLAMIN] - [WAKONDA COOPER] PAS HIS TEST IN WHICH HE DID NOT IMPLICATE APPELLANT.

"IF POLYGRAPH EXAMINATION CONDUCTED ON KEY GOVERNMENT WITNESS INDICATES WITNESS IS LYING, SUCH MAY BE DISCLOSED TO JURY AS EXCULPATORY EVIDENCE USEFUL TO IMPERCH WITNESS CREDIBILITY" SEE [U.S. V. GRANT 473 F. SUPP. 720 (D.C. S.C. 1974)]

B) [BARRETT DEMETRIC MACK] MADE FRAUDULOUS STATEMENT ON JURY STAND IMPLICATING APPELLANT, [5/4/07] TO [AFC. KESTER] - HE HAD [ATTEMPT. ARMED ROBBERY; 1ST DEG. BURGLARY; KIDNAPPING; POSSESSION OF WEAPON CHARGES].

QUEST.: [WHERE'S DOCUMENT OF DEAL TO DISMISS CHARGES?]; [HOW CAN NON-EDUCATION MAN (CANT READ OR WRITE), NO JOB GET ESTIMATED \$8400. DISMISSED?]

b) [S.C. RULES OF COURT FRAP 9: Release IN A CRIMINAL CASE (B)] - Refuse TO DO MOTION FOR BOND IN WHICH ORIGINAL BOND WAS \$30 THOUSAND IN WHICH APPELLANT WAS ON FOR 7 YRS.

7) [JAN. 29 - 2013 - BOND REVOCATION HEARING TRANSCRIPT] APPELATE PAID [CLEAK STIGGERS] VIA CERTIFIED MAIL TO HER OFFICE SIGNED BY [AUG. P. ROGERS] ON [1/15/14]

APPELATE DIR [WARRANT OF MANDAMUS] MAILED [8/31/15]. CLERK CITED ~~NO~~ "NO HUSBAND REPRESENTATION" SUPRA TRANSCRIPT IS PART OF RECORD DUE TO LAST Bench WARRANT IN WHICH NEVER LIFTED & CAUSED TOTAL OF [80400. SENTENCE] VIA [ROSCOE COURT]

IV.

8) LEGAL COUNSEL - [2/6/15] - [MS. LANELLE CANTY DURANT ESQ.] - DID CONSPIRE - I make
FRIVOLOUS STATEMENT "THE STATE / RESPONDENTS HAS [4-5 MONTHS] - TO DO REPLY BRIEF"
QUOTE/UNQUOTE HOWEVER, S.C. RULES OF COURT RULE 208 INITIAL BRIEFS (2) BRIEF OF RESPONDENT
CITES "30 DAYS" THAT IS - "CONSPIRACY" !!!

9) NO "REPLY BRIEF" WAS DONE VIA S.C. RULES OF COURT RULE 208 (3) REPLY BRIEF "IN 10 DAYS" BUT
(9/28/15) CONSENT TO SEALING TWO (2) MENTAL HEALTH EVALUATIONS WAS DONE.

10) CHIEF APPELLATE ROBERT DUDER ESQ. INFORMED OF SEVERAL VIOLATIONS OF LANELLE C. DURANT ESQ.
ON [8/26/14] LETTER ? NO DISPOSITION FROM HIM.

11) [MS. LANELLE DURANT ESQ.] REFUSED TO SUBMIT SEVERAL GROUNDS ON "APPELLANT BRIEF" ON LETTER
MARCH 13-2015 = (A) ILLEGAL SENTENCE §16-3-10 MURDER IS MANDATORY 30YRS OR LIFE NOT 50YRS
(B) JUDGE GAVE WRONG JURY CHARGE HE GAVE "I HANDS OF ME IS HANDS OF ALL" - WHICH I (APPELLANT)
WAS ONLY ONE ON TRIAL p. 629 L. 15-25; p. 656 L. 6-25; p. 653 L. 1-25; p. 654 L. 1-8

CONCLUSION:

ACCORDING TO §17-4-80: "APPOINTMENT OF COUNSEL FOR INDIGENT PERSON WHERE OFFICE OF APPELLATE
DEFENSE DOES NOT PROVIDE REPRESENTATION" - APPELLANT IS ENTITLED TO NEW COUNSEL OUTSIDE OF
APPELLANT DEFENSE OFFICE - IN WHICH IS "CONFLICT OF INTEREST" TO REPRESENT DUE TO "CONSPIRACY" WITH
RESPONDENTS / STATE VIA [CHIEF APPELLANT MR. ROBERT DUDER ESQ.] - I [MS. LANELLE C. DURANT ESQ.] -
WHEREFORE APPELLANT SEEKS: (1) NEW ATTORNEY COUNSEL APPOINTED OUTSIDE OF "APPELLANT DEFENSE OFFICE";
(2) ALL DISCOVERED DOCUMENTS REQUESTED VIA BRACH. RULE 5 REQUESTED; (3) "JAN. 29-2013 BOND REVOCATION
TRANSCRIPT"; (4) SANCTIONS AGAINST ALL "CONSPIRING PARTIES"; (5) ALL DISMISSAL MOTIONS ADMINISTERED
IMMEDIATELY; (6) REPLY BRIEF; (7) DISMISSAL OF CASE. - AND FURTHER DETERIORATION OF APPELLANT
MENTALLY, EMOTIONALLY AND PHYSICALLY DUE TO FAILURE TO ADMINISTER ABOVE "INEFFECTIVE
ASSISTANCE OF COUNSEL IS CONSIDERED AN ADMISSION TO LIABILITY.

RESPECTFULLY SUBMITTED; [Signature]

SHANNON MATEO / ARTHUR MUELEY #1999388 - LCI - P.O. BOX 205 - RIDGEVILLE, S.C. 29474

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OCT 16 2015

SC Court of Appeals

CERTIFICATE of SERVICE

I SHAHD MATJID AKA ARTHUR Moseley ADA- APPELLANT DO ATTEST ON Below
DATE A COPY of "OCT. 8th 2015 COMPLAINT" TO S.C. BAR ASSOCIATION EXECUTIVE DIR.
MR. BOB WELLS WAS ALSO MAILED TO S.C. COURT OF APPEALS CLERK JENNIFER A. KITCHINGS.
COMPLAINT IS ON APPELLANT DEFENSE ATTY. LAWELLE C. DURANT ESQ. AND HON. BOSS
CHIEF APPELL. ATTY. ROBERT M. DUDER ESQ. APPELLANT ASK CLERK JENNIFER A. KITCHINGS
TO RETURN A STAMPED CHECKED COPY ATTESTING RECEIPT OF COMPLAINT
TO ME AT Below ADDRESS:

ON THIS, 9th, DAY of, OCT. 2015

S/ Shaheed Matjid

SHAHD MATJID AKA ARTHUR Moseley #199998

ICJ - P.O. BOX 205

Ridgeville, SC 29472

ADA- APPELLANT

THE STATE OF SOUTH CAROLINA IN THE COURT OF APPEALS
Appeal from WILLIAMSBURG COUNTY - George C. James JR. - Circuit Court Judge
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AFFIDAVIT OF SERVICE
RE: STATE VS. SHAHID MAJID AKA ARTHUR Moseley CN: 2014-0001999
SC Court of Appeals

I SHAHID MAJID AKA ARTHUR Moseley APPELLANT, WHOON DUH SWears BY OATH
THAT ATTACHED DOCUMENT IS A "COMPLAINT" ON APPELLANT DEFENSE
MR. LANCELE CONTE DUPONT ESQ. TO S.C. BARR-EXECUTIVE DIR. BOB ~~WELLS~~ ^{S.M.} WELLS
A COPY OF COMPLAINT AS WELL AS NOTARY IS IN MY FILES. APPELLANT DOES SEEK
NEW ATTORNEY ASAP, AND EXECUTIVE DIR. BOB ~~WELLS~~ ^{S.M.} WELLS

IS BOUND TO AID VIA "ARTICLE V, § 4 FOR S.C. CONST. ADOPTED - AMENDMENT - ORDER -
APPELLATE CASE NO. 2015-001108 - "RULE 428: INTERVENTION TO PROTECT CLIENTS (A)"

THIS IS TRUE AND CORRECT AND NOT MEANT TO MISLEAD SO HELP ME GOD.

SWORN TO ME THIS 15th DAY OF OCT. 1 2015

EXPIRATION DATE: May 26, 2020 *S/Shehad Majid*

S/Shehad Majid

NOTARY PUBLIC

SHANNON #199398

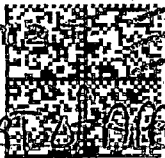
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Columbia, SC 29211

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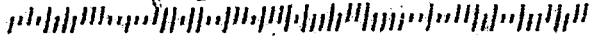
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