

FORM 1
NOTICE OF APPEAL IN A GENERAL SESSIONS CASE

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

RECEIVED

APPEAL FROM CHARLESTON COUNTY
Court of General Sessions

MAY 09 2016

SC Court of Appeals

Deadra Jefferson, Circuit Court Judge

Case No. 2013-GS-10-001945-6

Affadivt of Appeal

I Glynndeavin von Fox, make the appeal in the matter concerning an order of compentancy to stand trial pursiant to *State v. Blair* in the follwing issues with the order:

- The honorable Deadra Jefferson states in the order that, “have reason to believe that the defendant may lack the competency to understand the criminal proceedings or to assist with defense as a result of lack of mental competenc.”¹ The honorable judge in the matter was given a mental evauluation that was sent to the 9th Circuit Court District by a licensed pyschologist that was implemented to test for mental illness, anger, and mental stability with Minnesota (MMPI), STAXI, and PAI tests to determine these issues with no issue being found in the testing by Dr. Randolph Waid in November of 2015 upon his signature of evaulation.² The honorable Deadra Jefferson was given this information before making a decision based on a mis-interpretation of diagnosis from a psychologist that violated contract obligations in pyschological testing, as no testing was given by Dr. Susan Knight, and based determinations of the email sent to Glynndeavin von Fox’s attorney of record at the time at Savage Law Firm; a one Cameron Blazer, Esq. The filing of reasoning of judgement in the matter was facilitated as well by using diagnosis from a

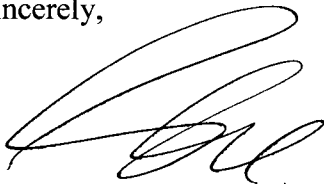
Rule 902 violated document from Japan that was submitted to the court by the 9th Circuit Solicitor's office in hearings of motions of the court.³ This document is not attested to, has no signature, no foreign ministry of Japan seal or mark, no United States of America embassy or consulate seal or mark, and was procured by a private lawyer that has no Japanese bar license, does not speak or write in Japanese to my knowledge, and has no bar license with the United Nations at the International Court of Jurisdiction (ICJ) within the Hague, Netherlands to contact a foreign nation legally.

- The reference to the case of *State v. Blair* is a mis-reference in the matter, as the case is a capital murder case that would be subject to the death penalty in South Carolina Code of Law, and the case in the appeal is a reference to an assault and throwing bodily fluids that is in the understanding of the municipal judge that the cause of disorderly conduct, that was the probable cause in the actions of the police, was not found hearable or found not guilty in Glynndeavin von Fox's favor.⁴ The action of *State v. Blair* also has an issue of historical mental illness in the defendant, whereas, Glynndeavin von Fox has no history of mental illness, with numerous training in the Department of Defense, with Survival Resistance Escape and Evasion training to handle any situation that would be with confinement, foreign or domestic court proceedings, and any aspect of proper protocol to acknowledge irregular confinement situations.⁵ The case of *State v. Blair* also has an issue with criminal record before the incident, and Glynndeavin von Fox has no criminal record before the incident, and as of the order given by the honorable Deadra Jefferson has no criminal record.⁶ The most grave issue that is with the case reference of *State v. Blair* is with the education of the defendant in the matter, and Glynndeavin von Fox has a university education at a 3.5 GPA (Having Mock Trial Courses At The College of

Charleston at 4.0 GPA Level Showing Court Procedures and Court Case Performance and United States Supreme Court Courses with a 4.0 GPA at Arizona State University Showing Case Review.), with reciprocal high school diploma, and military education with numerous awards and decorations showing no similarity to the case *State v. Blair*.⁷ The education standards of Glynndeavin von Fox are way above the national standard for literacy under the United States and South Carolina Constitution to represent oneself, and the mental evaluation that is done to show mental illness as requested by the honorable Deadra Jefferson shows no mental illness issue.⁸⁹

On these documents and appeal request for legal review, I ask this high an honorable court to hear this appeal.

Sincerely,



Glynndeavin von Fox

¹ STATE OF SOUTH CAROLINA, "ORDER FOR COMPETENCY TO STAND TRIAL EVALUATION PURSUANT TO STATE V. BLAIR," FILED CHARLESTON CLERK OF COURT ON APRIL, 28, 2016.

² STATE OF SOUTH CAROLINA, "2014-DR-08-550, REPORT OF PSYCHOLOGICAL EVALUATION," FILED WITH THE 9TH CIRCUIT COURT DISTRICT, FAMILY COURT, BEREKELY COUNTY ON NOVEMBER 3, 2015.

³ SOUTH CAROLINA JUDICIAL DEPARTMENT, "RULE 902, SELF-AUTHENTICATED," *JUDICIAL.STATE.SC.US*, ACCESSED MAY 4TH, 2016, [HTTP://WWW.JUDICIAL.STATE.SC.US/COURTREG/DISPLAYRULE.CFM?RULEID=902.0&SUBRULEID=&RULETYPE=EVD](http://www.judicial.state.sc.us/courtreg/displayrule.cfm?ruleid=902.0&subruleid=&ruletype=EVD).

⁴ JUSTIA, "STATE V. BLAIR," *LAW.JUSTIA.COM*, ACCESSED MAY 4TH, 2016, [HTTP://LAW.JUSTIA.COM/CASES/SOUTH-CAROLINA/SUPREME-COURT/1981/21358-1.HTML](http://law.justia.com/cases/south-carolina/supreme-court/1981/21358-1.html).

⁵ *IBID.*

⁶ *IBID.*

⁷ IBID.

⁸ YALE UNIVERSITY, "U.S. CONSTITUTION," *AVALON.LAW.YALE.EDU*, ACCESSED MAY 4TH, 2016, [HTTP://AVALON.LAW.YALE.EDU/18TH_CENTURY/USCONST.ASP](http://AVALON.LAW.YALE.EDU/18TH_CENTURY/USCONST.ASP).

⁹ SOUTH CAROLINA STATEHOUSE, "SOUTH CAROLINA CONSITTUTION," *SCSTATEHOUSE.GOV*, ACCESSED MAY 4TH, 2016, [HTTP://WWW.SCSTATEHOUSE.GOV/SCCONSTITUTION/SCCONST.PHP](http://WWW.SCSTATEHOUSE.GOV/SCCONSTITUTION/SCCONST.PHP).