

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS.

RECEIVED
MAY 27 2016
SC Court of Appeals

STATE,

RESPONDENT,

v.

SHEORL W. HOFFALL

APPELLANT

APPEAL FROM EDGEFIELD COUNTY
FRANK R. ADDY JR. CIRCUIT COURT JUDGE

REPLY BRIEF

PURSUANT TO RULE 208.(E)(3) APPELLANT PETITIONS FOR
REPLY BRIEF, APPELLANT CASE NO. 2015-001190, FILED
APRIL 26, 2016, AS THE COURT MAY OVERLOOK OR
MISAPPREHENDED THE FOLLOWING POINTS.

1. APPELLATE NEVER HAD TWO (2) ATTORNEYS APPOINTED
TO HIS CASE, BEFORE HIS GUILTY PLEA, OF FEBRUARY
6TH 1978. NOR HAS APPELLATE AUGERED THE ISSUE, THE
ATTORNEY GENERAL, COURTNEY E. DOWELL, MENTIONS

CONCERNING HIS APPOINTED SECOND COUNSEL, WASNT QUALIFIED.
THIS IS FRAUD UPON THE COURT, BECAUSE APPELLATE NEVER
WAS APPOINTED, A SECOND ATTORNEY.

WHICH IS IN VIOLATION OF THE SOUTH CAROLINA CODE OF LAWS,
SECTION-16-3-26(3)

SEE STATE V. DEDDLEMAYER, GITE AS 371 S.E.2D 793
(SC 1988)

ATTORNEY, HENRY M. HERLONG, WAS THE "ONLY" ATTORNEY
SEE CLERK FILES AND RECORD, MCCORMACK AND LEXINGTON.

2. APPELLANT WAS "NEVER" AFFORD A PRELIMINARY
HEARING OR A PRELIMINARY EXAMINATION, PRIOR TO
GRATIO JURY ISSUING THE APPELLANTS JUDGMENT.

SEE CLERK OF COURT RECORDS.

THIS LEFT THE COURT WITHOUT JURISDICTION TO EXCEPT
PLEA, AND SENTENCE APPELLANT ON FEBRUARY 7TH 1978

3. APPELLANT WAS "NEVER" AFFORD HEARING ON HIS FITNESS TO STAND TRIAL. AFTER HE WAS EXAMINED IN 1977, AT CENTRAL CORRECTIONAL INST, AT 1515-61ST ST. IN COLUMBIA SC. WHICH IS IN VIOLATION OF HIS DUE PROCESS RIGHTS, 6TH AMENDMENT AND 14TH AMEND. 915.C.A CONST.

SEE STATUTE- 44-23-430. HEARING ON FITNESS TO STAND TRIAL; EFFECT OF OUTCOME.

THE COURT "SHALL" SET DATE A DATE FOR AND NOTIFY THE PERSON AND HIS COUNSEL OF A HEARING ON THE ISSUE OF HIS FITNESS TO STAND TRIAL. THE STATE "NEVER" HAD THIS HEARING.

NEITHER, IS THERE A RESPONSE TO THE DOCTOR'S REQUEST FOR EXTENSION OF TIME.

4. APPELLANT WAS "NEVER" KNOWN UP, FROM A JUVENILE TO ADULT. SEE PATTON V. TOY, 867 F. Supp. 356 (1994)
KEMPLEN V. STATE OF MARYLAND, 428 F.2d 169 (1970)
IN RE GAULT, 87 S.Ct. 1428, KENT V. UNITED STATES,
86 S.Ct. 1045 (1966).

THERE'S NO RECORDS TO SHOW, NO TRANSCRIPTS, WHERE APPELLANT AND HIS MOTHER OR FATHER, AND TWO ATTORNEYS WAS BEFORE "ANNY" COUNTY JUDGE, FOR A WRIT HEARING.

SEE SOUTH CAROLINA CODE OF LAWS - 14-5-10
COURTS "SHALL" BE COURTS OF RECORDS. PUBLIC INSPECTOR
OF RECORDS.

THIS IS MISLEADING, APPELLANT'S ALLEGATIONS, AND DEFRAUDING THE COURT, STEFF ARMAND VIGFALL, FOR HIM TO HOLD IN PRISON.

THIS IS FRAUD UPON THE COURT, BY AND OFFICER OF THE COURT, MS COURTNEY E. LOWELL, WHICH MAKES THE WHOLE PROCEEDING VOID.

PEOPLE V. ZAJIC, 111 App. 3d 477, 410 N.E. 2d 626 (1980)
IN GULLOCH V. UNITED STATES, 763 F.2d 1115, 1121 10th Cir (1985)

APPELLANT RESPECTFULLY ASK THAT RELIEF BE GRANTED.

Respectfully Submitted.

⁴¹ Shedrick Wigfall
Shedrick Wigfall - Pro SE

THIS 24 DAY of MAY, 2016

10

RECEIVED

MAY 27 2016

SC Court of Appeals

STATE of South Carolina
IN THE COURT of APPEALS

APPEAL FROM EDGEFIELD COUNTY
FRANK N. ANDY, CIRCUIT COURT JUDGE

THE STATE,

RESPONDENT

v.

SHEDRICK WIGFALL

APPELLANT

CERTIFICATE of SERVICE

THE APPELLANT-PRO-SE HEREBY CERTIFIES THAT A TRUE COPY OF THE REPLY BRIEF IN THE ABOVE-ENTITLED CASE HAS BEEN SERVED UPON COURTNEY E. LOWELL, ESQUIRE, THIS 24th day of MAY, 2016

Shedrick Wigfall
SHEDRICK WIGFALL - PRO-SE

SUBSCRIBED TO before me this 24th day
of MAY, 2016

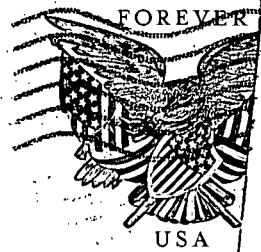
Terry G. Mouton (LS)
Notary Public for South Carolina

MY COMMISSION EXPIRES: Feb 24, 2018

Shedrick Wigfall #90323
MCI 7-1, 128B
386 Redemption way
McCormick, S.C. 29899

AUGUSTA GA 309

25 MAY 2016 PM 2 L



RECEIVED

MAY 27 2016

South Carolina Court of Appeals
Jenny Abbott Kitchings, Clerk
Post Office Box 11629
Columbia, S.C. 29211

SC Court of Appeals

2921161629

