

RECEIVED

AUG 05 2016

S.C. SUPREME COURT

August 1, 2016

South Carolina Supreme Court

Post Office Box 11330

Columbia, South Carolina 29211

Re: Circuit Court Case No. 2012-CP-32-3237

Appellate Case No. 2016-001333

Dear Clerk,

The Honorable Judge J. Mark Hayes, II ; ORDERED  
That the enclosed document be incorporate into my  
PCR file, therefore I request you do also for the above  
appellate record.

Sincerely,

Hayward L. Fogard

CL: Patrick Schmeckpeper, Esq.

RECEIVED

AUG 05 2016

S.C. SUPREME COURT



State of South Carolina  
Circuit Court Judge, At-Large, Seat 5

J. MARK HAYES, II  
JUDGE

180 MAGNOLIA STREET, 2ND FLOOR  
SPARTANBURG, SOUTH CAROLINA 29306  
TELEPHONE: (864) 562-4144  
FAX: (864) 562-4142  
E-MAIL: mhayesj@sccourts.org

July 5, 2016

The Honorable Beth Carrigg  
Lexington County Clerk of Court  
205 East Main Street, Suite 146  
Lexington, South Carolina 29072-3557

Re: Rogers v. State 2012-CP-32-3237

Dear Madame Clerk:

Enclosed please find a letter I have received from Mr. Hayward L. Rogers concerning his PCR case. Please incorporate his letter into the Court's file.

In advance, thank you for your cooperation and attention.

Respectfully,

  
J. Mark Hayes, II

Attachments

CC: ~~Hayward L. Rogers, #278510~~  
Broad River Correctional Institution  
4460 Broad River Road  
Columbia, South Carolina 29210

David K. Allen, Esq.  
206 East Main Street  
Lexington, South Carolina 29072-3546

Patrick Schmeckpeper, Esq.  
Post Office Box 11549  
Columbia, South Carolina 29211

JMHII/smw

1.  
Hayward L. ROGERS, 278510  
Broad River Correctional Institution  
4460 Broad River Road  
Columbia, South Carolina 29210

June 23, 2016

Re: ROGERS v. STATE, 2012-CR-32-3237

Lexington County PCR

Dear Judge Hayes;

This is to notify you and The STATE that I have been Framed and convicted for crimes I did not commit! Both Counsel for The STATE and my lawyer David Allen lied to you at The January 14, 2016 hearing when they told you that they knew of no law where a person has to be authorized to take D.N.A. sample. at my 201 trial The STATE established no evidence establishing that Merkyle Blackman was qualified to collect blood for DNA sample. The newly discovered evidence proves Blackman impersonated herself as a nurse to illegally take blood from me in violation of an illegal search and seizure in violation of my 4th, 5th, 6th, and 14th Amendments. To The U.S. Const., and S.C. State Const. Blackman was not even an appropriately trained person, and The search warrant used was insufficient for probable cause, because The search warrant used was for The search of a dwelling, and not a search to draw blood by a body intrusion, and There was no court order. pursuant to S.C. Code Ann.

2.

23-3-630. only an authorized appropriately Trained person  
can collect blood for DNA sample. Both Patrick Schmeckpeper,  
ESQ, and David K. Allen, E.S.Q., lied to you at that <sup>hearing</sup> and  
you should see that Justice is served the proper way.

June 23, 2016

Hayward L. Rogers

CC: Daniel E. Shearouse

David K. Allen, E.S.Q.

Patrick Schmeckpeper, E.S.Q.

Hayward L. ROGERS, 278516  
Broad River Correctional Institution  
4460 Broad River Road, MLT-A2111  
Columbia, S.C. 29210

COLUMBIA  
SC 29210  
03 AUG '16  
PM 4 L



**RECEIVED**

AUG 02 2016

BRCI  
MAILROOM

South Carolina Supreme Court  
ATTN: Daniel E. Shearouse, CLERK  
P.O. Box 11330  
Columbia, S.C. 29211

**MOULTRIE UNIT**

29211-133030

**LEGAL MAIL**