

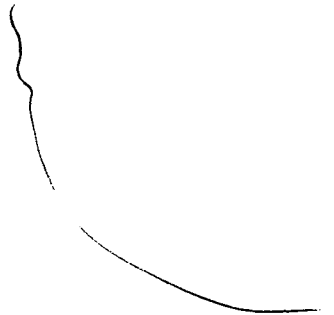
Exhibit

\*

DNA

\*

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Inmate ID: 300839

Case Status: 04-385

Jeanette W. McBride  
Clerk of Court



**Mailing Address**  
Post Office Box 2766  
Columbia, SC 29202  
Phone: (803) 576-1939  
Fax: (803) 576-1925

Virginia F. Belcher  
Chief Deputy Clerk of Court

**RICHLAND COUNTY JUDICIAL CENTER**

Clerk of Court  
Criminal Records Division  
1701 Main Street  
Suite 205  
Columbia, SC 29201

Name: Lawrence Crawford

Date: 1-12-17

We have received your inquiry and respond as follows:

Please find enclosed the following documents(s)  
 Disposition  Sentence  Warrant  Indictment  Motion  
 Other: \_\_\_\_\_

A copy of your request has been forwarded for handling to: The Judge  
 Solicitors Office  Public Defender's Office

*(Please note: Any motion or other court document has been clocked prior to forwarding to the appropriate office. This office DOES NOT schedule and/or handle motions or other legal matters)*

SCDC is responsible for clearing up detainers. Your charge(s) have been faxed to SCDC.

SCDC calculates credit for time served. Necessary records have been faxed to SCDC.

To obtain a transcript, please write to SC Court Administration at 1220 Senate Street, Suite 200, Columbia, SC 29201 and provide the case number, Judge's name, and date of trial.

We need more information to process your request:

Case Number  Charge  SSN  Court Location  Date of Arrest

There is no record of said charge.

Please contact: \_\_\_\_\_

**DISCLAIMER:** The role of the Clerk of Court's office is to maintain court documents. The office provides copies of case documents (with proper identifying information) upon request, but does not provide other information regarding a case. The Clerk's office is not permitted to give legal advice and/or determine length of sentence or other case specific questions.

LAWRENCE L CRAWFORD AKA  
JONAH GABRIEL JAHJAH T. TISHBITE  
#300 839 Wando A-127  
LIEBER C/O PO Box 205  
Ridgville, SC 29472

RIE: Application for Forensic  
DNA Testing

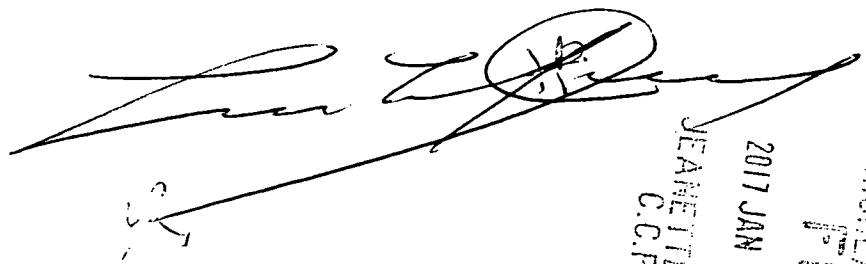
RICHLAND COUNTY  
FILED  
2017 JAN 12 PM 2:01  
JEANETTE WOODBRIDGE  
C.C.P. & C.

To: Richland Clerk,

I sent in an application for  
DNA testing on DECEMBER 28,  
2016. Can you tell me if it was  
RECEIVED and is there a CASE  
LOG

NUMBER ASSIGNED FOR THE CASE?  
THIS IS MY SCHEMED REQUEST.  
THANK YOU.

RESPECTFULLY,  
JAH-JAH AL MAHDI



RICHLAND COUNTY  
FILED  
2017 JAN 12 PM 12:01  
JEANNETTE W. McBRIDE  
C.C.P. & G.S.

JANUARY 8, 2017

LAWRENCE L CRAWFORD AKA  
JONAH GABRIEL TAH TAH TISHBITE  
#300839 Wapalo A-127  
LIEBER CTR ROBBERIES  
Ridgenville, SC 29172

RICHMOND COUNTY  
FILED  
2017 JUN 12 PM 12:03  
JEANETTE M. McBRIDE  
C.R. & G.S.

RE: DNA Application

To: Richmond Chief  
Administrative Judge,

The Richmond Clerk,

The SC Attorney

General, General Sessions Court,

A copy of the attached  
applications for forensic  
labs

INPA testing is being served  
on all of you to ensure there  
is no question as to mailing.  
SCATLY GENERAL SERVICE is on  
you by certified mail.

RENE AND COUNTY  
2017 JAN 12 PM 9:03  
JEANNE E. WILSON-BRIDGE  
C.D.P. 801

Appel § 17-25-10 REQUIRE that  
you ensure the clerk and  
court assign a case number  
and see that the case number  
is sent to me for purposes  
of a hearing. This applies  
to all parties please also  
pursuant to 42 USC § 1986.


PLEASE SEE that the document  
2013

is filed and assigned a case number. The action would have been filed in Kershaw County but I am being blocked, subjected to acts of obstruction of justice by the conspiring parties. This forces me to file the action in Richland County of the same judicial circuit. Also the crime occurred in both counties. The assault occurred in Kershaw County but the death occurred in Richland County. This shows cause and prejudice permitting me to file the action in Richland County which is also the capital and where the other conspiring parties reside.

RICHLAND COUNTY  
FILED  
JAN 22 PM 3:03  
DANE E. W. BRIDGES  
CLERK

Thank you.

December 28, 2016

Respectfully  
Jahjah Al Mahdi  


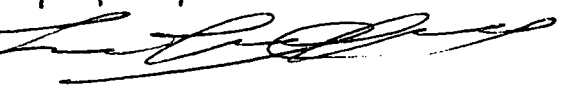
Certificate of Service

I, LAWRENCE L CRAUFORD aka  
Joseph Gabriel TAH-TAH  
TISHBITE do hereby certify  
that I have mailed and or  
served a copy of an application  
for forensic DNA testing on  
the Richland County chief  
Adm. Judge, the Richland Clerk  
and SC Atty. Gen. by certified  
mail and or US mail postage  
prepaid on DECEMBER 28,  
2016.

2016 DEC 12 PM 03  
JEANETTE W. PEPPER  
P. & C.  
RICHLAND COUNTY

Respectfully,  
TAHTAH Almahdi

DECEMBER 28, 2016

1 of 13 

STATE OF SOUTH CAROLINA

COUNTY OF Richland

Lawrence L Crawford  
Name of applicant and Inmate number (if applicable)

OR # 300839

IN THE INTEREST OF  
KORRISHA Crawford  
Juvenile

v.

State of South Carolina

) IN THE COURT OF (Select one)  
)  GENERAL SESSIONS  
)  FAMILY COURT  
) 5th JUDICIAL CIRCUIT

) APPLICATION FOR  
) FORENSIC DNA TESTING

) ORIGINAL INDICTMENT NO.  
2004 -GS-28-0385

OR

) ORIGINAL PETITION NO.  
) \_\_\_\_\_ -JU- \_\_\_\_\_

INSTRUCTIONS - READ CAREFULLY

In order for this application to receive consideration by the Court, it shall be in writing (legibly handwritten or typewritten), signed by the applicant and verified (notarized), and it shall set forth in concise form the answers to each applicable question. If necessary, applicant may continue an answer to a particular question on the reverse side of the page or on an additional page. Applicant shall make clear to which question any such continued answer refers.

Since every application must be sworn under oath, any false statement of a material fact therein may serve as the basis of prosecution and conviction for perjury. Applicants should, therefore, exercise care to assure that all answers are true and correct.

If the application is taken *in forma pauperis*, it shall include an affidavit (attached at the end of the form) setting forth information which establishes that applicant will be unable to pay the fees and costs of the proceedings. When the application is completed, the original shall be mailed to the Clerk of Court for the County in which the applicant was convicted or adjudicated.

I understand that DNA testing is only available if I have been convicted or adjudicated of an offense listed in S.C. Code Ann. § 17-28-30, that I am currently incarcerated for that offense, and that I am asserting that I am innocent of the offense. Further, if the conviction or adjudication was the result of a plea of guilty or nolo contendere, the application must be filed within seven years of the date of sentencing.

- 1. Identify the proceedings in which the applicant was convicted or adjudicated:  
CASE 2004-GS-28-0385 FOR  
THE CHARGE OF MURDER

2. Give the date of the entry of the judgment and sentence: March 2004

for murder

and current place of incarceration: LIEBER CIZ RIDGEVILLE SC

3. Identify all previous or ongoing proceedings, together with the grounds therein asserted, taken by the applicant to secure relief from his conviction or adjudication:

(a) CASE 2013-CP-400-0084

(b) THERE IS ALSO HABEAS CORPUS

(c) FILED IN FEDERAL COURT

4. Make a reasonable attempt to identify the physical evidence or biological material that should be tested:

DNA SAMPLES TAKEN FROM KERRISHA CRAWFORD

Identify the specific type of DNA testing being sought: TEST FOR POTENTIAL PATERNITY VIA STANDARD FROM MICHAEL

5. Explain why the identity of the applicant was or should have been a significant issue during the original court proceedings, notwithstanding the fact that the applicant may have pled guilty or nolo contendere or made or is alleged to have made an incriminating statement or admission as to identity:

SEE ATTACHED SHEETS

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6. Explain why the physical evidence or biological material sought to be tested was not previously subjected to DNA testing, or if the physical evidence or biological material sought to be tested was previously subjected to DNA testing, provide the results of the testing and explain how the requested DNA test would provide a substantially more probative result:

SEE ATTACHED SHEETS

3 of 13

Questions pla (5)

The identity of the applicant  
OR party in question, Michael  
Christopher Lee was significant  
because all indications give  
cause to believe the true  
cause of death of the applicant's  
daughter KARRISHA CRAWFORD  
was not caused by the applicant  
where she may have died  
of natural causes resulting  
from the rape of her half  
brother Michael Lee. Indi-  
cations point to they concealing

2015 JAN 12 PM 12:03  
JEREMY D. P. S.  
MILBURN  
NEW JERSEY  
MILBURN COUNTY

These facts to produce a  
fictitious homicide, concealing  
the true cause of death in  
the autopsy behind racial  
and religious hatred.

If the DNA is tested to  
Michael Lee and his DNA  
shows up in the samples  
taken from KARRISHA Crawford  
in the hands of Johnny  
Heller the Kershaw County  
Coroner. It will prove that  
she was plot allegedly beat  
to death by her father. It  
will prove that she may have

2017 JAN 12 PM 12:03  
JEANETTE D. McBRIDE  
C.C.P. S.S.

Kershaw County  
FILED

was pregnant, spontaneously  
aborted and it killed her  
because she did not receive  
a decontaminating cleaning  
and they suppressed this  
the autopsy.

It would prove her death  
was caused by the sexual  
assault of her brother and  
they coaxed michael Lee in  
what to say to avoid prosecution  
for his giving false testimony  
at my trial to save himself  
and frame me with the aid  
of the state actors.

RICHLAND COUNTY  
FILED  
JAN 12 PM 12:03  
STANLEY H. McBRIDE  
C.C.P. & C.S.

I give the court notice that the trial occurred in Kershaw County, but I am being blocked from filing in Kershaw County by the conspiring state actors. This forces me to file this action in Richland County

20 JUN 12 12:03  
JEANETTE BRIDGES  
C.P. S.S.  
RICHLAND COUNTY

Court of General Sessions in the same circuit via obstruction of justice.

Further, the alleged crime occurred in both Richland and Kershaw Counties. The assault occurred in Kershaw County. The actual death occurred in Richland County.

By this I must be permitted  
to file in either county due  
to the acts of obstructions  
of justice occurring in  
Kershaw County. Habeas  
corpus in the Federal Court  
is also filed. I placed this  
evidence for those cases

As well, SC Code Ann §§ 17-20-350,  
17-20-70, 17-7-25 and 23-3-635 attaches.

Question (6) - The DNA  
was not previously tested  
because the state actors  
intention was to frame  
the applicant through

2017 JUL 2 PM 0:03  
JEANETTE M. BRIDGE  
CLERK  
KERSHAW COUNTY

Racial and Religious hatred.  
If the DNA was tested and  
michael knew they would not  
be able to suppress the  
true cause of death in the

autopsy. The coroner testified at  
the hearing the beating was just a  
contributing factor and did not cause death.

(1) The DNA evidence  
when tested produces exculpa-  
tory evidence because it will  
prove my child died of natural  
causes and they suppressed this  
evidence despite numerous  
request for discovery and  
the investigative file at

slaves which give further indications I was correct in my assertions. Its ~~was~~ ~~violated~~ because they intentionally suppressed it in violation of the holdings made by the

HIGHLAND COUNTY  
FILED  
JAN 27 11 44 AM '14  
CLERK & GS  
N. H. PRINCE  
N. H. PRINCE  
N. H. PRINCE

U.S. SUPREME COURT in WEAVER  
v. OAH 136 S Ct 1002, 194 U.S. 201  
78 (US 2016) which call for the  
conviction to <sup>be</sup> ~~unrepealed~~. Via  
this recent US SUPREME COURT  
adjudication I have ONE YEAR  
from that courts ruling to  
place this before the court.  
I am timely. 10 of 13

SEE attached sheets

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7. Explain why if the DNA testing produces exculpatory results, the testing will constitute new evidence that will probably change the result of the applicant's conviction or adjudication if a new trial is granted and is not merely cumulative or impeaching:

SEE attached sheets

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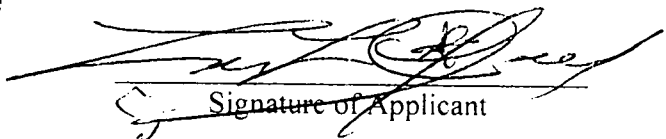
8. I assert that I am actually innocent of the listed offense, that this offense is listed in S.C. Code Ann. § 17-28-30 and that I am currently incarcerated for the listed offense. I attest that this application is made to demonstrate innocence and not solely to delay the execution of a sentence or the administration of justice.

9. If DNA testing is conducted and results are determined to be inculpatory by the Court, I understand that:

- (a) The Court may hold me in contempt of court if it determines that my assertion of actual innocence was intentionally false;
- (b) The Court may assess the cost of any DNA testing against me;
- (c) The South Carolina Department of Corrections may use this determination to deny good conduct credit; and,
- (d) The Department of Probation, Parole, and Pardon Services can use this determination to deny parole.

LAWRENCE L Crawford

Print Applicant Name

  
Signature of Applicant

u of 13

STATE OF SOUTH CAROLINA )

County of Richland )

VERIFICATION )

I L ERQUIFORD, being duly sworn upon my oath, depose and say that I have subscribed to the foregoing application; that I know the contents thereof; and that the matters and allegations set forth are true.

[Handwritten Signature]  
Signature of Applicant

SWORN to and subscribed before me this 28th  
day of DECEMBER, 2016.

[Handwritten Signature] (L.S.)  
Notary Public

My Commission Expires: 6-20-26

12 of 13



APPLICATION TO PROCEED WITHOUT PAYMENT  
OF COSTS AND AFFIDAVIT  
IN SUPPORT THEREOF

I, L Crawford, hereby apply for leave to proceed in this action without prepayment of fees or costs or security therefor. In support of my application I declare under penalty of perjury that the following facts are true:

- (1) I am the applicant in this action and I believe I am entitled to redress.
- (2) Because of my poverty I am unable to pay the costs of said proceeding or give security thereof.

  
\_\_\_\_\_  
Signature of Applicant

SWORN to and subscribed before me this 28<sup>th</sup>  
day of DECEMBER, 2016.

  
\_\_\_\_\_  
Notary Public (L.S.)

My Commission Expires: 6-20-26

if it is NECESSARY. I SEEK that  
you assign a case plumber and  
then transfer to Kershaw, but  
since crime occurred in both  
counties, Richland should be  
permitted since its same circuit.

13 of 13