

STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

---

**RECEIVED**

DEC 21 2017

S.C. SUPREME COURT

LARRY JAMES TYLER

PETITIONER

**RECEIVED**

JAN 02 2018

SC Court of Appeals

V.

STATE OF SOUTH CAROLINA

RESPONDENT

---

PETITIONER'S SUPPLEMENTAL BRIEF  
FOURTH

---

Pursuant to rule 15(d), FED. R. CIV. P.,  
PETITIONER LARRY JAMES TYLER Request  
this court to accept this supplemental brief.

1. The Petitioner has recently discovered that  
one of the main investigators in the Darlington  
Sheriff's Office who was assigned to my  
case, RICKY WILLIAMS, was fired and  
charged for stealing from the police property

rooms. This is more evidence to substantiate that the credibility of these officers is in question and can not be relied upon for truth. Ask the court to investigate officer Ricky Williams involvement in my case to verify that what ever he said or did can not be validated.

2. The petitioner has written Pamela Dubant requesting the following, but no response.

A. To get the preliminary transcripts and submit to the court to prove it was officer Eric Hodges that told the magistrate judge that the petitioner was nude in photos on the cell phone and that officers read an indecent message the petitioner wrote.

B. Get the audio recording of my trial to have the court hear something said that is not in the written transcript.

C. Get the report from the U.S. Secret Service in Columbia on the computer involved in my case that they made.

D. Also the photos the prosecution alleges to be child porn and let the court see them. To show they are not child porn.

E. Also the two Rule 5's the Sheriff's dept

issued me. The first one saying the alleged victims had the phone in June or July. Then when I told Chelsea McNeil, Rick Jones assistant about the date difference between the time the police said the minors had the phone and the date the message was written, in August, Chelsea comes back and asked for the Rule 5 to hold on so someone in the arena might see the content. Then a few days later she issued another Rule 5 and this one has the date changed when the minors had the phone. Now from June to August.

This is clear evidence that my attorney was working with the police to find the petitioner guilty.

3. I am certain Mrs. Dubart will not do any of this, but the petitioner wants to submit these issues to reserve them for future redress considerations if need be. The "contemporaneous objection" rule.

### Conclusion

For the foregoing reasons, the grant of dismissal of all convictions the petitioner prays.

12-14-17

4

LARRY JAMES TYLER

2349 PROFFERS RD.

DARWININGTON S.C. 29532

LARRY TYLER

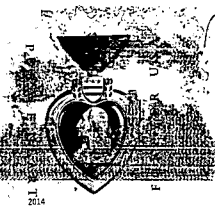
2349 ROGERS RD.

CHARLINGTON, S. C. 29532

COLUMBIA, SC 290

19 DEC 2017 PM 2 L

Happy  
Holidays



RECEIVED

JAN 02 2018

SC Court of Appeals

S. C. SUPREME COURT

BOX 11330

COLUMBIA, S. C. ~~29211~~ 29211

29211-133030

