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JAN 30 2018

SUPREME COURT OF SOUTH CAROLINA

S.C. SUPREME COURT

CASE#: 2017000019

JOSEPH WADELL DUNBAR, JR

VS.

STATE OF SOUTH CAROLINA

MOTION TO SUPPLEMENT THE RECORD WITH NEW FOUND EVIDENCE

AS GROUNDS Mr. BRANSON Attorney at law should have investigated the case the outcome would have changed.

We had no knowledge of honorable Jeffrey Young was a victim of armed robbery in November 11, 2008 by Michael dean COPLIN who got Probation, and JAMAL DAJOHN HELTON, who got 18 years in prison, DESHAWN MARQUIS GREGG who also got probation and DARIUS DARNELL JENKINS Who was put on probation. See exhibit A. as the honorable Jeffrey Young passed sentencing he said" I am sentencing you to the maximum. I am sentencing you to thirty years.

on the armed robbery charge. Yeah! You crashed in to these people's house—not their house but where they worked. see; ex B.&.C. JOSEPH WADELL DUNBAR JR. was a 18 years old at the time that never had a history of robbery or steel from his community. Only problem that was the police officer lions he would stop and frisk Dunbar when he see him for no particular reasons.

'28 U.S.C.A 144

When a party to any proceeding in a district court makes and files a timely and sufficient affidavit that the judge before whom the matter is pending has a personal bias or prejudice either against him or in favor of any adverse party, such judge shall proceed no further therein but another judge shall be assigned to hear such proceeding.

The state attorney office had a duty to inform adverse party that the honorable Jeffrey young was a victim of armed robbery in 11,11,08.

The honorable Jeffrey young had a duty to reveal that he was victim of a robbery. To see if Mr. Dunbar had any objecting on the record and to see if he would like him to remove himself.

In state acting "United States law, state actor is a person who is acting on behalf of a governmental body, and is therefore subject to regulation under the united states bill of rights, including the first, fifth and fourteenth Amendments, which prohibit the federal and state governments from violating certain rights and freedoms.

United states supreme court.

Eadie v. Krause No: 2005 -CP-04-3176.

1.) A Judge shall disqualify himself or herself in a proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to instances where: (a) the judge has a personal bias or prejudice concerning a party or a party's lawyer, or personal knowledge of disputed evidentiary facts concerning the proceeding ; (b) the judge

served as a lawyer in the matter in controversy, or a lawyer with whom the judge previously practiced law served during such association as a lawyer concerning the matter, or the judge... see; Ex A.B.C. some evidence of bias or prejudice....

Almighty God bless
Respectfully submitted.

I JOSEPH W. DUNBAR JR. CERTIFY THAT A COPY WAS MAILED TO;

1) THE SUPREME COURT OF SOUTH CAROLINA DANIEL E.
SHEARDDSE, CLERK OF COURT P.O. BOX 11330 COLUMBIA S.C. 29210.

case#2017000019

2) MR. BRUNSON

425 N. MAIN ST. SUMTER, SC 29150.

EXA

STATE OF SOUTH CAROLINA)
)
COUNTY OF SUMTER)

INDICTMENT FOR
BURGLARY (1st Degree)

At a Court of General Sessions, convened on July 16, 2009, the Grand Jurors of SUMTER County present upon their oath:

That MICHAEL DEAN COPLIN (a/k/a MICHAEL DEAN COPELAND), JAMAL DAJOHN HELTON, DESHAWN MARQUIS GREGG AND DARIUS DARNELL JENKINS did in Sumter County on or about November 11, 2008, enter the dwelling of Jeffrey Young at 988 Heather Lane, without consent and with the intent to commit a crime therein and said defendants did, while in the dwelling or in immediate flight therefrom, did possess a deadly weapon, in violation of Section 16-11-311(A)(1)(a), South Carolina Code of Laws (1976), as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.

P. Kelly Jackson
SOLICITOR

EXB

State of South Carolina v. Joseph Waddell Dunbar, Jr. 324
Case No. 10-GS-43-0543
Hearing of November 7-9, 2011
Before The Honorable William J. Young

1 of where these people worked and where they
2 felt secure. These guys came in, and you went
3 in there with them, with loaded gun or guns,
4 pointing them at women and children. I can't
5 think of a more cowardly act.

6 You were bad that night, yeah, you
7 were bad. You actually showed your face
8 because you were intimidating her as to whether
9 she should do anything.

10 I find you to be unrepentant. I find
11 you to be a danger to our community and
12 therefore, although they give me the option of
13 sentencing you down to ten years up to thirty,
14 I am sentencing you to the maximum. I am
15 sentencing you to thirty (30) years on the
16 armed robbery charge. Yeah, you crashed into
17 these people's house -- not their house but
18 where they worked -- and where they carried on
19 their day to day life, so I am giving you
20 thirty years. On the burglary charge, I am
21 giving you fifteen (15) years.

22 So you can be bad when you want -- you
23 thought that you were bad that night, so you
24 can be bad -- you can find out how bad you are.

25 They will run concurrently since they

1 accumulate charges.

2 Your Honor, I believe that there is
3 hope for this young man in the future. I
4 understand that Your Honor is going to sentence
5 him. We'd ask the court to have mercy on him
6 upon sentencing.

7 Your Honor, on behalf of the
8 defendant, we would like to apologize to the
9 court -- and I think he would like to apologize
10 at the appropriate time.

11 THE COURT: Mr. Dunbar, would you
12 like to say anything to the court at this time?

13 DEFENDANT: Yes, sir. I'm sorry for
14 what happened, Your Honor. I don't know what
15 else to say. I'm just sorry that you all had
16 to go through a crime like that.

17 I just want to say that I got two --
18 two little girls at home. One of them I ain't
19 never meet. I just wonder if you would just
20 let me get home in time before it's too late
21 for me to have a say-so in their life. That's
22 it.

23 THE COURT: You know, this was an
24 extremely cowardly act. Although this was not
25 a home that was invaded, this was an invasion

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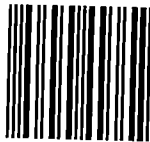
2) MR. BRUNSON
425 N. MAIN ST. SUMTER, SC 29150.

JOSEPH W. DUNBAR JR.

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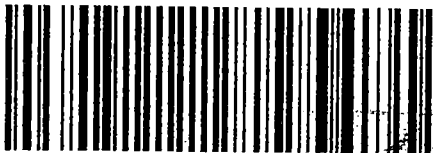
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CASE# 2017000019

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