

THE SUPREME COURT OF SOUTH CAROLINA
CASE No. _____

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JUL 24 2018

Tyrone Lamar Roberson, 192327

Plaintiff - Appellant

S.C. SUPREME COURT

V.

South Carolina Attorney General, Alan Wilson. Defendants of Perry Corrections Institution, Warden Larry Cartledge, Associate Warden Stephen Clayton, et al.; Defendants of McCormick Corrections Institution, Warden Leroy Cartledge, Associate Warden James Parker, DR.; Lieutenant Stanley Terry; Nurse Tarcia L. James; third-party Defendants South Carolina Department of Corrections Director, Bryan P. Stirling; and SCDC insurance carrier The State Budget and Control Board Committee, Commissioner of the Palmetto Unified School District No. # 1 Board of Trustee Randy Reagan, Ed. D., Superintendent, et al,

Defendants - Respondents

Appeal From The South Carolina Court of Appeal
July 5, 2018 ORDER in Appellate Case
No. 2018-000478

This is a Pro Se petition to the Supreme Court of South Carolina for a writ of certiorari to stay the enforcement of May 30, 2018 submitted order - Decided July 5, 2018 order in Appellate Case No. 2018-000478.

Appellant Tyrone Roberson received the final adverse order by incoming mail here at Lieber Correctional Institution during July 9, 2018 of which Appellant had to sign for. This Appeal Follows:

FACTS

Due to Appellant Tyrone Lamar Roberson inability in not being able to pay the South Carolina Court of Appeals - Appellate Court filing fees in Civil Case No. 2018-000478, the Court of Appeals prejudicially dismissed Appellant's one and only meritorious civil rights claims against named Defendants. That arbitrarily deprived Appellant Tyrone Lamar Roberson from having a fair submission of the controversy, by the usurpation or corruption by officers of the court, conspiracy to do grievous harm to incarcerated pro se litigant state and federally protected civil rights, due to Appellant Tyrone Roberson inability to pay \$150 South Carolina Court of Appeals filing fees... and based on the Court of Appeals officers' distaste for the views of the Appellant Tyrone Lamar Roberson. in which a writ of prohibition is necessary to stay the enforcement of judgment in Civil Case No. 2018-000478, and to enjoin that court from committing a perceived error during the course of collateral civil appeal and to stop the court from departing from the rules of natural justice, and rejecting legal evidence in a state and federal civil rights investigation against named Defendants in Civil Case No. 2018-000478.

QUESTION

Whether there has been an abuse of discretion amounting to error of law in The South Carolina Court of Appeals May 30, 2018 and July 5, 2018 orders.

FACTS

Appellant Tyrone Lamar Roberson now moving and criminalizing South Carolina Court of Appeals Judge May 30, 2018; and the South Carolina Court of Appeals clerk July 5, 2018 misconduct with acts or omission under color of state law with a culpable state of mind in being deliberately indifferent with conspiracy against plaintiff Civil Rights which is the proximate cause of plaintiff \$150 Hourly loss of Attorney fees, and \$10,000,000 Recovery Tort claim Damages loss against named Defendants in collateral Civil Appellate case No. 2018-000478 - with acts that obstruct or impede the due administration of Justice in violation of 18 U.S.C.A, § 1512. Tampering with a witness, victim, or an informant... All in violation of South Carolina Constitution Article 7, § 2. The General Assembly shall make no law abridging the freedom of the right to petition government or any department thereof for a redress of grievances, under the provision of South Carolina Constitution Article 7, § 9. All courts shall be public, and every person shall have speedy remedy therein for wrongs sustained. As it relates to South Carolina Court of Appeals Judge and clerk violation of South Carolina Code of law Title Section Statute § 16-5-10. Conspiracy against Civil Rights, as it relates to South Carolina Court of Appeals

Judge and Clerk unethical conduct in violation of South Carolina Code of Law Title Section Statute § 48-35-85(N) obstructing or impeding an investigation pursuant to Chapter 35 of Title 43. To prevent the communication by any person to a law enforcement officer or judge of the United States Court of information relating to the commission of a civil rights federal offense and to prevent or to withhold testimony, or withhold a record, documents, or other object, from an official proceeding summoning that defendant to appear or produce as a witness to testify in an official civil proceeding. Unfairness results only if indigents are singled out by the state and denied meaningful access to the appellate system because of their poverty. "We think an unconstitutional line has been drawn between rich and poor."

"[O]nce the state chooses to establish appellate review in criminal cases, it may not foreclose indigents from access to any phase of that procedure because of their poverty." It does require that the state appellate system be "free of unreasoned distinctions," and that indigents have an adequate opportunity to present their claims fairly within the adversary system. The state cannot adopt procedures which leave an indigent defendant "entirely cut off from any appeal at all," by virtue of his indigency, or extend

to such indigent defendants merely a "meaningless ritual" while others in better economic circumstances have a "meaningful appeal." See ROBB V. MOFFETT, cite as 94 S. Ct. 2437 (1974), id. at 2443: MR. JUSTICE REHNQUIST delivered the opinion of the court: [1] "Due process" emphasizes fairness between the state and the individual dealing with the state, regardless of how other individuals in the same situation may be treated. "Equal protection" on the other hand, emphasizes disparity in treatment by a state between classes of individuals whose situations are arguably indistinguishable.

RELIEF

Appellant ASK to Be Granted a Civil Trial By Jury;
And to Be Appointed a Civil lawyer to Represent
Him in this matter. THANK YOU!

SIGNED THIS 19th DAY OF JULY 2018.

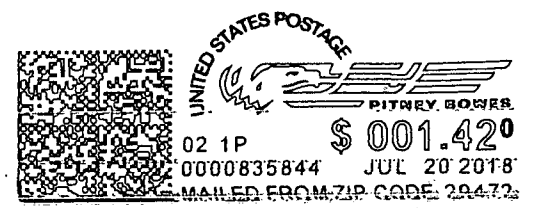
RESPECTFULLY SUBMITTED
Tyrone Lamar ROBERSON
Tyrone Lamar ROBERSON # 191327
Lieben Connectional Institution
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FROM: Tyrone Laman Roberson #191327
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