

940706  
LEGAL  
MAIL  
ONLY

12-17-18

DEAR MR. CHIEF JUSTICE DONALD BEATTY,

I'M WRITING YOU THIS LETTER ON THE MATTER OF WHAT THE LOWER COURT JUDGE DID TO ME! SIR ON SEPT. 11, 2018. I WENT TO MY YORK CO. MOSS JUSTICE CENTER, 16<sup>TH</sup> CIRCUIT GENERAL SESSIONS, PRETRIAL MOTION HEARING, IN FRONT OF A "JUDGE W. A. MCKINNON, SOLICITOR'S CHRIS EPTING, AND RYAN NEWKIRK, ~~THE~~ ATTORNEY, REPRESENTING MY CASE WAS, WILLIAM J. NOWICKI, OF AXELROD ASSOCIATES, OF ROCK HILL, S.C. OK, ON SEPT. 11, 2018. DUE TO THE SUPPOSEDLY STORM THAT WAS POSE TO COME THROUGH, BUT THE REAL REASON WAS, THE WITNESS THAT GOT ON THE STAND AND TESTIFIED WASN'T SUBPOENA, BUT THEY PUSH MY TRIAL DATE BACK, BUT CONTINUED WITH THE MOTION HEARINGS! OK, MY CASE IS MISLEADING FROM THE START, I WAS CHARGED WITH (15) CHARGES, BUT THE FEW OFFICERS THAT ARE SUPPOSEDLY WITNESS, AND CASE AGENT, HAVE TESTIFIED DIFFERENTLY WHEN COMES TO DIRECT EXAMINATION. ALL OFFICERS IN MY CASE THAT WROTE UP ANY KINDS OF DOCUMENTATION IS STATING TWO DIFFERENT THINGS INSTEAD OF THEM BEING ON THE SAME ACCORD. FROM THE BEGINNING, ATTORNEY, WILLIAM J. NOWICKI STATES THAT, WE SHOULD WATCH THE WHOLE BODYCAM TO SEE, AND SHOW THE CREDIBILITY OF WHAT THE OFFICERS DID AND SAID, AND WHAT THEY WERE ABOUT TO TESTIFY TO ON SEPT. 11, 2018. THEN THE SOLICITOR, CHRIS EPTING JUMPS IN AND STATE, HE THINK THAT'S, NOT IMPORTANT, THAT WE WATCH THE WHOLE BODYCAM, FOR THE MERE REASON OF THE LAW ENFORCEMENT WRONG DOING FROM <sup>START TO</sup> FINISH OF THIS ILLEGAL SEARCH & SEIZURE!

RECEIVED

JAN 02 2019

S.C. SUPREME COURT

LEGAL 293406

MAIL

ONLY

BEFORE "JUDGE W.A. MCKINNON" DENIED MY MOTIONS, HE ANSWERED HIS CELL PHONE IN OPEN COURT OF MY MOTION, ITS ON RECORD WHICH IS THE TRANSCRIPT THAT I HAVE. HE ANSWERED THE CELL PHONE, AND WALKED OFF THE BENCH, CAME BACK 3 OR 4 MINS LATER. AND DENIED MY MOTION HEARINGS. I WROTE HIM UP FOR DOING SO, ON "JUDICIAL MISCONDUCT, AND GOT LAWYER TO FILE A MOTION TO RECLUSE", ON OCT. 09, 2018, WE WENT BACK TO COURT TO START TRIAL, AND THE MOTIONS WERE BROUGHT BACK UP, WHICH HE DENIED, BUT HE LOOKS AT THE SEARCH WARRANT, ACCORDING TO THE FRANKS MOTION THAT I FILED. THE "JUDGE," LOOKS AT THE WARRANT AND STATES, THE REASON THE WARRANT LOOKS THIS WAY, IS BECAUSE OF THE WAY ITS XEROXED COPIED THAT WAY! SIR, ITS A (4) PAGE DOCUMENTED FORM, THE AFFIDAVIT HAS NO "JUDGE NAME, AFFIANT'S NAME, NOR TIME OF ISSUANCE! ALL OF WHAT I'M STATING IS ON THE TOP OF THE RETURN SEARCH WARRANT, SIR IF IT WAS XEROXED COPIED THAT WAY THEN, WHY WOULDN'T THE "JUDGE AND AFFIANTS NAME AND TIME OF ISSUANCE BE ON THE SEARCH WARRANT, WHICH IS NEXT. SIR, THE CHAIN OF CUSTODY SHEETS OF LOCATION/ FOUND/ AND SEIZED SHOWS AND STATES OFFICERS STARTED AT 9:08, BUT SEARCH WARRANT SUPPOSEDLY ISSUANCE TIME IS AT 9:41 PM, BUT HE STATES ON SAME FORM OF SEARCH WARRANT RETURN, THAT HE EXECUTED THE WARRANT AT, 10:00 PM, BUT I WAS BOOKED IN THE ROCK HILL, S.C. CITY JAIL AT 10:03 PM! SIR, THE ISSUANCE TIME IS SUPPOSE TO BE UNDER THE "JUDGE'S" NAME, BUT ON THIS SEARCH WARRANT IT HAS THE TIME OF ISSUANCE ON THE RIGHT SIDE OF THE OFFICERS NAME! AND, THERE'S NOWHERE ON THE WARRANT THAT IT STATES "17-13-160 FORM APPROVED BY S.C. ATTORNEY GENERAL'S SECTION 17-13-160 MARCH 15, 1979!"

LEGAL 293466

MAIL  
ONLY


I'VE ASKED THE ATTORNEY WHO'S REPRESENTING MY CASE TO SUBPOENA THE ROCK HILL, S.C. CITY JUDGE, WHO SUPPOSEDLY SIGNED THE ISSUANCE TIME AND SIGNATURE, BUT TO NO AVAIL NO ONE SHOWED UP! THE ATTORNEY STATES, THAT HE SPOKE WITH THE ROCK HILL CITY "JUDGE", AND SHE STATED THAT THEY'RE NOT FURNISHED WITH FORMS FROM THE ATTORNEY GENERAL'S OFFICE, AND THAT THEY GET THERE FORMS OFF THE INTERNET, SIR IT'S A STATE LAW, THAT, FORMS ARE TO BE APPROVED BY ATTORNEY GENERAL'S OFFICE TO BE VALID! THE SAME DAY, OCT. 29, "JUDGE W.A. MCKINNON", DENIED MY MOTIONS AGAIN, AND STATED THAT THE SEARCH WARRANT WAS XEROXED COPIED THAT WAY, BUT DID ASK FOR THE ORIGINAL COPIED, THE STATE NEVER PROVIDED. HE THEN STATE FOR THE RECORD, THAT I COULDN'T SHOW CERTAIN THINGS AS, MY SEARCH WARRANT, NOR THE BODYCAM TO THE "JURY", WHICH IS A MAJOR PART OF MY CASE. HE SENDS ME OUT OF THE COURT, AND 30 MINS LATER, CALLS ME BACK IN, AND TELLS ME HE HAD GOTTEN IN TOUCH WITH A ANOTHER "JUDGE", AND FOUND OUT HE WAS WRONG, AND THAT I COULD BRING CERTAIN THINGS UP TO THE "JURY", THEN "RECUSED HIMSELF." SIR, ON NOV. 27, MY TRIAL STARTED, AND A "JUDGE EUGENE OR TIM COUCH", WAS THE "JUDGE", HE RULED OFF OF, WHAT "JUDGE W.A. MCKINNON", RULED AND STATED, HE READ THE "TRANSCRIPTS", SIR, HE ONLY HAD THE TRANSCRIPT, FROM SEPT. 11, 2018, NOT OF OCT. 29, 2018, WHEN "JUDGE MCKINNON", STATED HE WAS WRONG ABOUT THE PENLINE! HE NEVER SEEN THE BODYCAM, AND IF HE READ THE 120 PAGE SEPT 11, 2018 TRANSCRIPT, HE WOULD'VE SEEN ALL THE INCONSISTENCY OF THE CASE, TO WANT TO WATCH THE BODYCAM, OR START MY WHOLE TRIAL OVER, SIR, I NEED SOMEONE TO LOOK INTO THIS, MY WHOLE CASE IS ILLEGALLY DOCUMENTED, AND ILLEGALLY JUDGED BY THE "JUDGES."

LEGAL  
MAIL  
ONLY

THE SAME DAY OF OCT. 29, 2018, ONCE "JUDGE W.A. MCKINNON," RECUSSED HIMSELF OF MY CASE, HE STATED HE WAS SORRY TO BOTH SOLICITORS, AND STATED A FORECOMING "JUDGE," WHO SUPPOSE TO HAVE BEEN THERE THE NEXT COURT TERM. SOLICITOR CHRIS EPTING, STATED THAT HE WOULD HAVE TO SEE WHAT DATE HE COULD START TRIAL, BECAUSE IT WAS GOING TO TAKE A COUPLE OF WEEKS TO GET THE OFFICERS BACK TO COURT WHO TESTIFIED. WHAT I'M BETTING AT IS, IF HE SOLICITOR CHRIS EPTING STATED FOR THE RECORD, THAT IT WAS GONNA TAKE A COUPLE OF WEEKS TO GET ALL OFFICERS BACK ON STAND, WHY DID MY TRIAL, START BACK UP LIKE IT NEVER STOPPED. HOW COULD "JUDGE COURT," RULE ON SOMETHING, THAT'S MISLEADING TO THE EYE, AND EARS WHICH HE NEVER SEEN THE BODYCAM, NOR HAD THE FULL TRANSCRIPT, TO PROCEED WITH MY CASE. MR. CHIEF JUSTICE DONALD BEATTY, THIS IS ALSO WRONGFUL IMPRISONMENT, THIS ALSO VIOLATES MY 14<sup>TH</sup> AMENDMENT RIGHT- NO STATE SHALL ENFORCE ANY LAW THAT SHALL ABRIDGE THE PRIVILEGES OF ITS CITIZENS, NOR SHALL ANY STATE DENY TO ANY PERSON DUE PROCESS OF LAW. THIS IS LEGAL MALPRACTICE AT IT'S WORST, WITH EXTREME MALICE, A SERIOUS CASE OF MISCARriage OF JUSTICE WITH MALICIOUS INTENT.

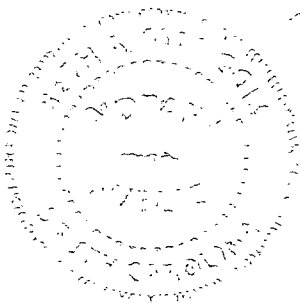
SWORN TO AND SUBSCRIBED BEFORE  
ME THIS DAY OF 27<sup>th</sup> of December, 2018.

RESPECTFULLY SUBMITTED  
12-17-18 Richard M. Bowser  
RICHARD M. BOWSER

  
NOTARY PUBLIC

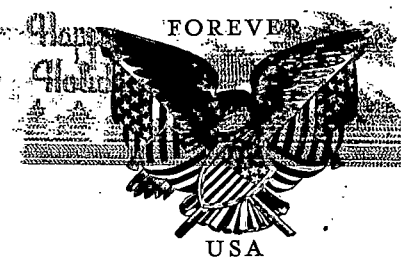
My Commission EXPIRES

BETH A. MANGOLD  
Notary Public, State of South Carolina  
My Commission Expires 8/10/2028



RICHEZ BOWSER # 293406  
KIRKLAND R&E CENTER F1-217  
1344 BROAD RIVER RD.  
COLUMBIA, S.C. 29210

COLUMBIA SC 290



CHIEF JUSTICE DONALD BEATTY  
THE SUPREME COURT OF SOUTH CAROLINA  
P.O. BOX 11330  
COLUMBIA, S.C. 29211

LEGAL  
RECEIVED  
MAIL ONLY

DEC 28 2010

KIRKLAND R&E CENTER  
RAILROOM

29211-133030

