

STATE OF SOUTH CAROLINA
In the Supreme Court

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FEB 26 2019

—
APPEAL FROM SUMTER COUNTY
COURT OF COMMON PLEAS
Judge H.P. King

S.C. SUPREME COURT

JP Morgan Chase Bank Nat. Ass.

Respondent,

v.

ROBERT WILLIAM WAZNEY,

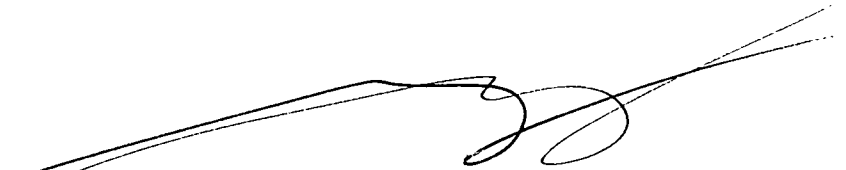
Appellant.

—
Appellate case No. 2018-001505
Trial Court Case No. 2016-CP-43-00733

—
ENLARGEMENT OF TIME

February 23, 2019.

/s/



ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC29010

DECLARATION

ROBERT WILLIAM WAZNEY states as follows:

"The government has inappropriately frozen my untainted assets as a criminal defendant which has effected my poverty and contributed to my misconviction where that teenage girl (Marian) made false truths and I can prove it because in that video of her she said I did not do those things she said I did at trial, Trial Court inappropriately did not allow that video evidence to be seen or heard by the Jury and I was not permitted to see or hear that evidence until after I got to prison. The counsel I had at trial was her friend and he admitted that at the second trial and that is in the transcript, but the words I spoke at the trials were not in the transcripts and the State never corrected those transcripts or addressed that issue even though I complained. Marian's mother Angie¹ wanted custody of her from me and she got it at my expense. Sharon, my wife of 16 years, without my knowledge had planned divorce and obtained counsel before all this happened and has since divorced me using three different attorneys and also has not permitted me access to my money or property to hire any lawyers to defend myself and I have not been able to access any of my money or property since my surprise jail. Sharon has declared 'Chapter 7' Bankruptcy on the last piece of real estate with my name on it, Sharon has concealed, destroyed, mutilated, falsified and failed to keep or preserve recorded information from which Sharons financial condition or business transactions might be ascertained notwithstanding my requests from Sharon for the same. Sharon has defrauded me of my property. Sharon has committed actual and constructive fraud upon me. Sharon has committed unjust enrichment and negligence upon me. Sharon sold two of our business properties for two-hundred thirty thousand dollars (\$230,000.00) each whereas I am denied from accessing any money because of Ex Parte Court Order freezing my assets not related to my misconviction. JAMES C. CAMPBELL CLERK OF COURT (Clerk) has a lawsuit against it by me where it violated my civil rights by not filing my in forma pauperis Motions I sent to it with the Court seven different times denying my access to court preventing my Motions from being heard so I may access my money. That Clerk is affiliated with my misconviction and the inappropriate freezing

¹ After Sharon and I gained custody of Marian, Angie restored relations with Sharon from where years prior Angie gave into crack cocaine addiction and prostitution of herself for her addiction therefore betraying Sharons sons marriage.

of my untainted assets as a criminal defendant. That Clerk has committed extrinsic fraud upon me, and that Clerk has refused to file my Application for Post-Conviction Relief Motion with the Court. I am not an attorney. I am not one who is experienced in dealing with legal matters. I have been inappropriately forced to be an indigent prisoner by operation of the government and I am faced with having to present four (4) United States Supreme Court Writ of Certiorari's and other case papers with other courts regarding my self and my property. I am permitted less than six hours of Law Library time at the prison under its retaliatory type environment. I cannot read law. I cannot read Court orders. I am trying my best to frame the issues involved in the matters of this and the many cases where they and all of the information surrounding them are intricately intertwined. I am forced to be an unrepresented person who cannot afford counsel and I am forced to be pro se.

Premises considered, I request:


- 1) Extra time to present my papers to this court;
- 2) Counsel appointed to me; and
- 3) Permission to proceed in forma pauperis;

in the interest of justice.

In support of my claims I declare under penalty of perjury the foregoing is true and correct."

Date: February 23, 2019.

/s/



ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC 29010

STATE OF SOUTH CAROLINA
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APPEAL FROM SUMTER COUNTY
COURT OF COMMON PLEAS
Judge H.P. King
—

JP Morgan Chase Bank Nat. Ass. Respondent,
v.
ROBERT WILLIAM WAZNEY, Appellant.

—
Appellate case No. 2018-001505
Tr. Case No. 2016-CP-43-00733
—

CERTIFICATE OF SERVICE

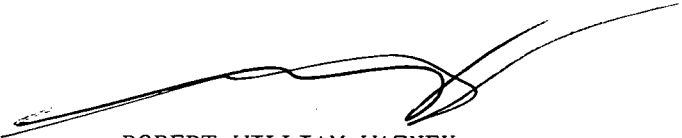
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The undersigned hereby certifies that true and correct copies of ENLARGEMENT OF TIME were served by placing the same in the prison mail system postage pre-paid U.S. Mail addressed to the following addresses: on February 13, 2019:

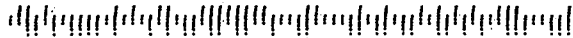
Clerk, S.C. Supreme Court
PO Box 11330
Columbia, SC 29211

Dept. of Justice
950 Pennsylvania Ave., NW
Washington DC 20530

Scott and Corley, P.A.
PO Box 2065
Columbia, SC 29202

/s/

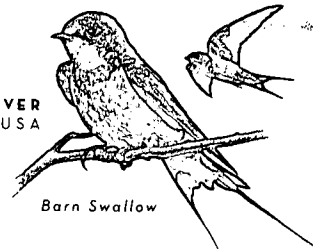

ROBERT WILLIAM WAZNEY
990 Wisacky Hwy.
Bishopville, SC29010



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ROBERT WILLIAM WAZNEY
F21139 363679
Lee Correctional Institution
990 Wisacky Highway
Bishopville, SC 29010

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