

JUNE 10 / 2019.

Johnny Tyler Padgett

SCDC # 179791 F.3.B.149
Kirkland Coreluse R4E
4344. Broad River Road
Columbia, South Carolina.

29210

RECEIVED

JUN 11 2019

SC Court of Appeals

TO.

Mrs. Tenny A. Kitchens
HONORABLE CLERK OF COURT
S.C. COURT OF APPEALS
P.O. BOX 11629

Columbia, South Carolina.

29210-11629

Respectfully Submitted
s/ Johnny Tyler Padgett
Johnny Tyler Padgett

Caution Information

Registered Sex Offender

***** CRIMINAL HISTORY *****

***** INDEX OF AGENCIES *****

Agency SHERIFF'S OFFICE; SC0410000;

* * * END OF RECORD * * *

Triple I Status: Multi-state

*** QRAP Response for 0000249963 Requested by ORI SC032015A, Generated at 2019-01-23T12:46:10: ***

ATN/EARGLE, AL

***** CRIMINAL HISTORY RECORD *****

Data As Of 2019-01-23
Person Last Updated 2019-01-12
Record Entered Date 1977-02-19

***** Introduction *****

This rap sheet was produced in response to the following request:

ORI SC032015A
FBI Number
Request Id 0000249963
Purpose Code C
Attention EARGLE, AL

The information in this rap sheet is subject to the following caveats:

REQUESTED FOR CRIMINAL JUSTICE PURPOSES >>> *** N O T I C E *** <<< *

①
OF
②
PAGES

Johnny Tyler Padgett

S.C.D.C.#: 179791.

F.3:B.149 R.+E.

Kirkland Correctional Inst

4344 Broad River Road

Columbia, South Carolina 29210.

JUNE 10 / 2019.

RE: Appellant Amended to Appeal.

To. Mrs. Jenny A. Kitchens.

Honorable. Clerk of Court for

S.C. COURT OF APPEALS.

P.O. Box: 11629.

Columbia, South Carolina: 29211-11629

Padgett vs. State of S.C.
Indictment. 2019GS-41-000

WARRANT. 2019A41-2010001. JUN 11 2019

RECEIVED
SC Court of Appeals

DEAR Ms. Kitchens.

PLEASE FIND TWO (2) ORIGINALS OF
AMENDMENTS TO ATTACH TO PADGETT
APPEAL. (1) ISSUES SUBJECT MATTER

Court Division: (30)
Case Number: 10119
Court Date: 2-22-22
Warrant Number: 20100024

Charge:
Case Number: 20100024
Charge Literal: REARM BY CONVICTED VIOLENT FELON
Statute: 16-9500(B); SC)
Severity:
Disposition: 02-22; NON-CONVICTION ;)
Disposition: Provision: TRIAL (NOT GUILTY)

Court Division: (30)
Case Number: 10117
Court Date: 2-22-22
Warrant Number: 20100025

Charge:
Case Number: 20100025
Charge Literal: REARM BY CONVICTED VIOLENT FELON
Statute: 16-9500(B); SC)
Severity:
Disposition: 02-22; NON-CONVICTION ;)
Disposition: Provision: TRIAL (NOT GUILTY)

=====
Cycle 31
Tracking Number: 1011
Earliest Event Date: 2018-10-16

Incident Case Date: 2018-10-16
Charge Code: 01; Charge Description: DRIVING WITHOUT A LICENSE

Incident Case Date: 2018-10-16
Charge Code: 02; Charge Description: DUI/DRIVING UNDER THE INFLUENCE-1ST OFFENSE

Incident Case Date: 2018-10-16
Charge Code: 03; Charge Description: UNINSURED MOTOR VEHICLE FEE VIOLATION

Incident Case Date: 2018-10-16
Charge Code: 04; Charge Description: OPERATING VEHICLE WHICH IS NOT REGISTERED/LIC

① pages of ②.

June, 10 / 2019

Jurisdiction of Saluda County

General Sessions. And ② Amended

From (A) through (H). Discussions

Project Case Failure to stop for
Blue light. After the charge was
send back to the Municipal

Court Judge in which were
forward back to General Sessions
Court on the order of prosecutors.

of Saluda County, 11th & 12th
Circuit Court, also the subject
matter Jurisdictions from ① through

(16) FRONT TO BACK SIDE END (16)

SI of Johnny T. Padgett
Would you please forward me
A COPY BACK FOR MY FILES WITH
YOUR SEAL ON FRONT COVER. Thank you.

cc: [Signature]

AFIS Tracking Number [REDACTED]
Warrant Number 2015-0120100090

Charge 01
Charge Number 07-02
Warrant Number 2015-0120100090

Charge Literal 01-02-22; CONSPIRACY
Statute 17-02-01 (A) SC)
Severity F
Disposition 01-02-22; NON-CONVICTION ;)
Court Comment Court Provision: DTSM/NOL PROS/PROS ENDED

=====
Cycle 29

Trace # 0029 Earliest Event Date 2015-01-24

Incident Offense Date 2015-01-09

Charge Count: 01; Charge Detail: SEX OFFENDER REGISTRY VIOLATION 1ST OFFENSE

Arrest Date 2015-01-24
Arrest Agency 100 SALUDA CITY SO
Arrest Case Number 1
Arresting Agency 100 SALUDA CITY SO
Subject Name JOHNNY TYLER
AFIS Tracking Number [REDACTED]
Court Comment Available
Court Comment Available

Charge 01
Warrant Number 2015-0110100003
Charge Literal SEX OFFENDER REGISTRY VIOLATION 1ST OFFENSE
Statute 17-02-01 (A) SC)
Severity M

Booked Subject JOHNNY TYLER
AFIS Tracking Number [REDACTED]
Photo Available
Pat. Num. Available
Booked Agency 100 SALUDA CNTY SO

=====
Cycle 30

To S.C. Court of Appeals.

Johnny Tyler
Padgett. vs. State

June 10/2019.

51
John D. Padgett
Johnny Tyler Padgett
Appellant

cc: J. E. Padgett

Charge 01

Warrant Number C65474

Charge Literal CRIMINAL SEXUAL CONDUCT 1ST DEGREE

Booking Subject PADGETT, JOHNNY TYLER

Photo Available

Booking Agency SC0010100 SALUDA PD

Court Disposition (Cycle 20)

Court Case Number 91684100075

Court Date 1991-10-27

Warrant Number C65474

Charge 01

Charge Number 011

Warrant Number C65474

Charge Literal CRIMINAL SEXUAL CONDUCT - FIRST DEGREE

Statute (18 USC 52; SC)

Severity Felony

Disposition (1991-10-27; CONVICTED ;)

Court Comment Court Provision: 30 YRS CREDIT TIME SERVED 4

YRS PHOS 10/27/95 JUDGE KEESLEY

==== Cycle 21 =====

Trace 011

Earliest Event Date 1991-08-22

Court Disposition (Cycle 21)

Charge 01

Charge Number 011

Charge Literal CRIMINAL SEXUAL CONDUCT

Disposition (1991-10-27; CONVICTED ;)

Court Comment Court Provision: 30Y

Corrections Agency (SC0010100 - 21)

Action RECEIVED

Date 1991-08-22

Corrections Agency SC0010100 PERRY RECPT & EVAL

Page
of
End

To. S.C. COURT OF APPEALS
Appellant Johnny T. Padgett.
VS.

RECEIVED

JUN 11 2019

Respondent State of South Carolina.
SC Court of Appeals

"issues;" of subject matter
Jurisdiction. Arguments, on
Appeal. However, I will have
to put the COURT AWARE OF THE
CONTRARY LAW, Appellant have A
CASE LAW WILL SUPPORTING THE ISSUES
CASE LAW IS EVANS, VS. STATE OF S.C.
263. S.C. 495. 611. S.E.2D. 510. 2005.
OVER RULED ANY PRIOR CASES FINDING
CHALLENGES TO THE INDICTMENT,
GRAND JURY AND OR PRELIMINARY
HEARINGS TO BE ISSUES OF SUBJECT

(2)
PAGES

Padgett vs. State.

MATTER JURISDICTION While the Appellant can raises the issues and preserve them as for Appellate Review. Appellant is therefore required to bring this issues to the Court Attention on Appeal. S.C. COURT OF APPEALS."

IN EVANS VS. STATE. THE GENERAL SESSIONS HAVE NO JURISDICTION UNTIL THE MAGISTRATE COURT JUDGE GRANTED APPELLANT PADGETT REQUESTS FOR A PRELIMINARY HEARING. ON THE CHARGE FAILURE TO STOP FOR BLUE LIGHT. ON JANUARY 09. 2019. THE COURT LOSE THE JURISDICTION. AND THE MAGISTRATE

③
Pages

Padgett vs. State of S.C.

yet in Appellant Padgett "Briefly"
Motion on May 22/2019 say that in
view of the provisions of sections
936. Code 1932. the Action of
the Magistrate of the County of
Saluda S.C. And or the Judge of
the Municipal Court erred for
transmitting the case to General
Sessions Court to the Grand Jury
for indictment against Appellant
Johnny Tyler Padgett without the
preliminary hearing on the charge
"Failure to Stop for Blue Light."
ON JANUARY 09. 2019. Padgett Arrested.

④
PAGES:

Pudgett vs. State.

The municipal Court Judge Violations
Appellant Pudgett Due Process of
LAW. By Doing So." AS That? And
The Charge OFFICER MS. Beth Jacquelyn
E. Robertson Commit A violates of the
LAW Submitting A-D ARREST WARRANT
AFFIDAVIT Without AN Notarized
Person placed her under "OATH OR
AFFIRMATION" required by S.C. State
LAW AND federal Constitution. A-D
Appellant Pudgett Was seriously
Violations in That. No such person
Sign OR Notarized the Charge
officer Statement AFFIDAVIT Attach
to the ARREST WARRANT 2019R412010001

Padgett vs. State of S.C.

(A). AFFIDAVIT Statement must be ALWAYS be Notary public or Notarized by a person with a S.C. Notary. And Seal. mean Notarized and signed." And That you have sworn to allegations you are provided under oath. That the facts in the AFFIDAVIT are true to the best of your knowledge. the documents has been signed in front of a Notary public for the State of S.C. And a Notary public has sworn you in under oath. that the notary public signed H:5 or her names. of the below of the AFFIDAVIT. And put a seal on the document on the documents lower last page to the left;" The Notary must see you sign it. in H:5 or her presence.

(B).

"NOW: Under the FEDERAL Constitution here below: — — —"

6
Pages

Padgett vs. State of S.C.

"Grounds for Appeal,"
UNSWORN Submitting A
AFFIDAVIT to the General
Sessions. the Municipal Court.

C). Failure to stop for Blue light.
The AFFIDAVIT SUPPORTING THE
ISSUANCE OF THE ENUMERATED
WARRANT WERE NOT NOTARIZED.
COPY OF THE ENUMERATED WARRANT
2019A412010001. ATTACH AS EX-
HIBIT D. "WARRANT 2019A412010001"

D). THAT PURSUANT TO THE FOURTH
AMENDMENT TO THE CONSTITUTION
OF THE UNITED STATES AS MADE
APPLICABLE THROUGH THE FOURTEENTH

①
pages

Padgett vs. State of S.C.

Amendment to the Constitution of
the United States "NO WARRANT
SHALL BE ISSUE. but upon —
probable Cause, supported by
OATH OR AFFIRMATION...."

© That BECAUSE NO PERSON SWORE
TO THE ALLEGATIONS CONTAINED IN
THE SUPPORTING AFFIDAVIT
BEFORE A NOTARY PUBLIC FOR
THE STATE OF SOUTH CAROLINA. THE
ENUMERATED WARRANT 2019A412-
010001 ARE UNSUPPORTED BY
OATH OR AFFIRMATION."

THIS WARRANT ABOVE NEVER MEET
THE MAGISTRATE JUDGE. IT WAS
GIVEN TO PADGETT BY A JAILER

⑧
Page 5

Padgett vs. State of S.C.

Padgett Bond Were Set Without
Seeing A mag^ostrate Judge or
The mun^oc^opal Court Judge. Also
Padgett were TRIAL BY JURY FACED
UNLAWFUL WARRANT 2019/4/20/2020
the grand Jury indictment is
defective. BECAUSE ITS IS SUPPORTED
THE ALLEGATIONS OF THE UNSWORN
AFFIDAVIT. NEVER EVER BEEN SIGN
OR NOTARIZED." Therefore. Without
A preliminary hearing AND UN
SWORN OR SIGN AFFIDAVIT THE
COURT OF GENERAL SESSIONS AND THE
GRAND JURY LOSE JURISDICTION OVER

① Padgett vs. State of S.C.

State of S.C. vs. Johnny Tyler
Padgett Case, 2019A412010001 And
Indictment 2019 G.S. 41 00058, THIS
Court of Appeals should order
to the Court of General Sessions
quashed and dismissed the
WARRANT 2019A412010001 A-D
Indictment 2019 G.S. 41 00058 IS
BECAUSE NO SUCH MAGISTRATE
OR NOTARY PUBLIC PERSON SWORN
THE ARRESTED OFFICER INTO THE
ALLEGATIONS STATED IN THE UNSWORN
AFFIDAVIT." AT TRIAL THE MOTION
BY PADGETT WAS DENIED BY THE
COURT JUDGE MAY 22/2019."

10
PAGES

Padgett vs. State of S.C.

Padgett were Denied due process
of law. The Court failure to
let Padgett evidences go in
with the State evidences. but
the only evidences was presents
is the State not Padgett, that
also violations toward Padgett,
the Prosecutor BRAIN ECKSTROM,
were up above the law and in
a corrupted and dishonestly
to the Jury. Concernal the charge
not sworn in by no such person.

Saluda County General sessions
not a honest law court. its face
even the Clerk of Court Sheri
C. COLEMAN. What draw the JURY.

⑪
Pages

Padgett vs. state of S.C.

And with THIS UNLAWFUL Conviction
And Sentence the Court Judge. Al
So the Prosecutor And the Court,
Also the Clerk of Court And the
municipal Court Judge forced
Appellant Padgett to extremely
suffered. BECAUSE OF RACES AND
THE UNPROFESSIONAL CONDUCTS took
PLACE AT Padgett (Jury Trial. "?)
Some Jury told Padgett they was
Glad they were DISMISSED BECAUSE
OF THE "RACES" "Role" played out IN
"Blacks defendant" Cases BY THE
Saluda County General Sessions
Court. It should be investigation
ORDER to investigate misconduct

(12)
pages

Padgett vs. State of S. C.

SALUDA COUNTY General Sessions has
A DETRIMENTAL IMPACT ON THE
BLACKS DEFENDANT, OFTEN MEANING
LOSS OF H'S JOB, DISRUPTIONS
OF FAMILY MEMBERS LIFE, ENFORCED
IDLENESS, AND CURTAILMENT OF
DEFENDANT ABILITIES TO GATHER
EVIDENCES, CONTACT WITNESSES
OR OTHERWISE PREPARE H'S
DEFENSES. AND WHILE IMPOSING
SUCH CONSEQUENCES ON THE
BLACKS DEFENDANT, ON THE ONES
WHO HAS NOT YET BEEN TRIALS, IT
IS SERIOUS. IT IS ESPECIALLY UN-
FORTUNATE TO IMPOSE BLACKS CASES
WHO ARE ULTIMATELY FOUND TO BE
INNOCENTS. THIS BEEN GOING ON
FOR A LOTS OF YEARS IN GENERAL

(13)
pages

Padgett vs. State of S.C.

even if a accused is not
incarcerations prior to his
trial. the prosecutors and the
General Sessions Court and the
New Clerk of Court, defendants
still disadvantaged by restraints
on Blacks defendant liberties
and by living under a cloud
of anxiety, suspicion, and
often hostility. Also the high
state officials are ignored
the rights of the innocents
Black defendant by races
prosecutors. And Judges in
County Criminal Court of Hot
Saluda County General Sessions.
But that rights never argued.
the rights does make its

(14)
Pages

Paygett vs. State of S.C.

impossible to pinpoint a precise time in the due process when the right must be asserted or waived. But that fact does not argue for placing the burdens of protecting on defendant who is "BLACKS." Criminal defendants.

The so called honestly public defender counsel turned a blind eye to these violations taken place by the municipal judge. And the general sessions court judges and the corrupted prosecutors. the clerk of court. they don't care if you are innocent or guilty. And use snitchings defendants to make falsely claims to bring BLACK defendants to justice.

15
pages

Pradgett vs. State of S.C.

In orders for the prosecutors
success warnings the cases
on jury trials. they show
RACES. in the Jurys draws.
Against Blacks defendant
cases. they been happens in
Saluda County municipal Court
Judge, and General Sessions
Clerk of Court also prosecutors
even the public defender's
Counsel. Always."

Foregoing reasons
the charge of failure to
stop for a blue light the
WARRANT 2019A41201001 A-2
Indictment 2019GS. 41-00088
should be quashed A-2
Dismiss States Above TH.5
Amended to Pradgett Appeal.

June. 10 / 2019
Columbia. S.C.

John Y. Pradgett

17
pages

Fadgett vs. State of S.C.

This Amend to Fadgett
"APPEAL" Dated May 28/2019
Should therefore Attach
on the Back of Fadgett
Appeal to the S.C. Court
OF APPEALS. P. O. Box 11629
Columbia, SC 29211.

2019A41-2010001 Warrant
2019 G.S. 41-00088 Indictment
Should Be quash and Dismiss
By the Court of Appeals.
In the FAVOR of Appellant,
Johnny Tyler Fadgett.

cc: [Signature] Respectfully Submitted
U.S. District Court
Columbia, SC. Johnny T. Fadgett

Padgett vs. State.

Amended Appeal.

CONFIDENCE'S

RECEIVED

JUN 11 2019

SC Court of Appeals

sl John

John T. Palato

June. 10/2019

Arrest Date 1990-10-22
 Arrest Warrant C65-157
 Arrest Case Number 5200
 Arresting Agency SC-10100 SALUDA PD
 Subject's Name PARNETT, JOHNNY TYLER
 Comment(s) Photograph Available

Charge 01
 Warrant Number C65-157
 Charge Literal DESTRUCTION OF MORTGAGE PROPERTY

Booked Subject PARNETT, JOHNNY TYLER
 Photo Available
 Booked Agency SC-10100 SALUDA PD

Court Description (1990-11-19)
 Court Date 1990-11-02
 Warrant Number C65-157

Charge 01
 Warrant Number C65-157
 Arrest Number C65-157
 Charge Literal DESTRUCTION OF MORTGAGE PROPERTY
 Disposition (1990-11-02; CONVICTED ;)
 Court Comment Court Provision: 30 DAYS

==== Cycle 20 =====

Track # 1000000000 Earliest Event Date 1990-11-08

Including Release Date 1990-11-07

Charge Code: 01; Charge Literal: CRIMINAL SEXUAL CONDUCT 1ST DEGREE

Arrest Date 1990-11-08
 Arrest Warrant C65-157
 Arrest Case Number 5200
 Arresting Agency SC-10100 SALUDA PD
 Subject's Name PARNETT, JOHNNY TYLER
 Comment(s) Photograph Available

(A)

In the S.C. Court of Appeals.
Columbia South Carolina.

Johnny Tyler Padgett, Appellant...

vs.

State of South Carolina, Respondent...
Appellant "Amended Appeal."

ON the January 09, 2019. The Appellant
was arrested and charged for failure
to stop for a blue light. On the
May 26 - 22 - 2019. A Jury Trial held
ON May 22/2019. In which time
Padgett were found guilty as charge
Allege failure to stop for blue
light. Padgett was conviction and
Sentence to (6) six months Imprison
ment. And (4) 7 Days Good Already

(3)

Padgett vs State of S.C.
Appellant Amended to Appeal.

Spend in Jail. on the May 28/2019

Padgett appealed the Court sentence

Both to the S.C. Court of Appeals.

And on the May 31-2019. Padgett

receive copy of a intent to appeal

the Judgment of Saluda County

Circuit Court of General Sessions

letter from a ineffective assistance

Counsel Bennett Costo. in which he

forced Padgett filed him before

his Jury trial start on May 27/2019.

The Court appoint him as a advise

Counsel in time he mislead Padgett

Defense Given Padgett the wrong

advise to his defense. Padgett told

Main: 8000000000

Book: Subject: JOHNNY TYLER

AFID: Agency Number: ~~XXXX~~

Photo Available

Print Available

Booking Agency: SALUDA CNTY SO

***** LIST OF AGENCIES *****

Agency: PD; SC0410100;

Agency: PD; SC0190200;

Agency: CNTY SO; SC0410000;

Agency: DEPT DIST 2; SC0402000;

Agency: CENTER COLA; SC0400550;

Agency: EVAL CTR; SC0305500;

Agency: RESPT & EVAL; SC0401500;

Agency: RESPT & EVAL; SC0401500;

*** END OF RECORD ***

(C)

Padgett vs. State of S.C.
Appellant Amended to Appeal.
Sentence, Along with The 54 @

months. Sentence Imposed By
The Circuit Court Judge Metled.
ON May 22/2019,

Padgett filed all important grounds
to the S.C. Court of Appeals and
left a opened for Amended HOS
Appeal. Padgett also Ask the S.C.
Court of Appeals to Appoint them
a Counsel to help him with his
Appeal. And NO ONE have made
any Contact as yet with Padgett
Concerning his Appeal. The —
Corrupted Prosecutor has sent
the Charge BACK to magistrate

AFIS Tracking Number [REDACTED]

Warrant Number 2022908

Charge 01

Charge Number 07388

Amount Number 2

Charge Literal VIOLATION OF CITY ORDINANCE

Severity Minor

Disposition (11-04-13; CONVICTED ;)

==== Cycle 28 =====

Tracking Number 2022908 Earliest Event Date 2014-08-28

Incident Offense Date 2014-08-22

Charge Code: 01; Charge Literal: CRIMINAL CONSPIRACY

Arrest Date 2014-08-28
 Arrest Number 2014-20100090
 Arrest Agency Number 100-36-T
 Arrest Agency 100-36 SALUDA PD
 Subject Name [REDACTED], JOHNNY TYLER
 AFIS Tracking Number [REDACTED]
 Comments [REDACTED] Available
 Comments [REDACTED] Available

Charge 01
 Warrant Number 2022908
 Charge Literal 01 CONSPIRACY
 Amount 2 (10; SC)
 Severity F

Booked Subject [REDACTED], JOHNNY TYLER
 AFIS Tracking Number [REDACTED]
 Photo Avail. [REDACTED]
 Print Available [REDACTED]
 Booking Agency 100-36 SALUDA PD

Court Disposition (01-28)
 Court Case Number [REDACTED]
 Court Date [REDACTED]

④ Padgett vs. State of S.C.
Municipal Court so its can be
Amended to Appeal.
handle at the Municipal Court
Jurisdiction. But after Padgett
Notified an Attorney of Richmond
County Bar to retain a Attorney
to represent him in a old law
suit against the S.C. Department
of Corrections. so hereafter the
Attorney made contact with the
Department of Corrections. the
Failure to stop for Blue light was
Transferred BACK to General
sessions Court from the Municipal
Court. Padgett have reasons to
Believe the Department of Corrections

Trace Number 0030

Earliest Event Date 2015-03-02

Incident Offense Date 2015-02-28

Charge Number: 01; Charge Internal: ATTEMPTED MURDER

Incident Offense Date 2015-02-28

Charge Number: 03; Charge Internal: POINTING AND PRESENTING FIREARMS AT A PERSON

Incident Offense Date 2015-02-28

Charge Number: 03; Charge Internal: POSS FIREARM BY CONVICTED VIOLENT FELON

Incident Offense Date 2015-02-28

Charge Number: 04; Charge Internal: POSS OF A WEAPON DURING VIOLENT CRIME

Arrest Date: 2015-03-02
 Arrest Warrant: 2015-120100022
 Arrest Case Number: 2015-12022
 Arrest Location: SALUDA CNTY SO
 Subject Name: PARNELL, JOHNNY TERRY
 Arresting Agency: ~~SC~~
 Court: Information Available
 Court Date: Photograph Available

Charge Code
 Warrant Number: 2015-120100022
 Charge Internal: ATTEMPTED MURDER
 Statute: 17-2-10; SC)
 Severity: 1

Charge Code
 Warrant Number: 2015-120100023
 Charge Internal: POINTING AND PRESENTING FIREARMS AT A PERSON
 Statute: 17-2-10; SC)
 Severity: 1

Charge Code
 Warrant Number: 2015-120100024
 Charge Internal: POSS FIREARM BY CONVICTED VIOLENT FELON
 Statute: 17-2-100(H); SC)
 Severity: 1

(c) Padgett vs. State of S.C.
Appellant Amended to Appeal
Communications have the Charge
Place BACK on the General Sessions
Trial Rosters so Padgett can
FACE Trial for "Failure to
Stop for Blue lights" this is
the honestly True. There are
Evidences can be shown that
in (1999) there was a settlement
"OFFER" to Padgett deceased lawyer
in amount of \$ 7.5 million's
Dollars for the mistreatment
of Padgett while in the care and
custody of the S.C. Department
of Corrections officials A-E
A-Q the officials attempted cover

(F.)

Podgett vs. State of S.C.

Appellant Amended to Appeal.

up. There are Evidences Can Be

Shown Podgett Deceased Attorney

* David Andrew Culbertson Esq. kept

Podgett lawsuit secrets from

Podgett. Great Reasons "Why" That

was BECAUSE he did not want

Podgett Abuses His Case and on

Damages His 28 Cause of Actions.

Against 39 "Names" defendants.

With the S.C. Department of Corrections

That were the Reasons the Change

was Forwarded Back from the

Municipal Court Back to General

Court to Trial Johnny Podgett

And the Attorney made Contact he

Arrest Date: 02/11/19
 Arrest Agency: 20570393
 Arrest Case Number: 2019-19
 Arresting Agency: SOUTH CAROLINA SC HIWAY DEPT DIST 2
 Subject's Name: RICHARD, JOHNNY TYLER
 AEL Number: [REDACTED]
 Comments: Fingerprint Available
 Comments: Photograph Available

Charge 1

Warrant Number 2019-60570393
 Charge Literal: 1 WITHOUT A LICENSE
 Statute: (16-340; SC)
 Severity: 1 Minor

Charge 2

Warrant Number 2019-60570390
 Charge Literal: 11 DRIVING UNDER THE INFLUENCE-1ST OFFENSE
 Statute: (16-330; SC)
 Severity: 2 Minor

Charge 3

Warrant Number 2019-60570391
 Charge Literal: 11 NO TAG OR VEHICLE FEE VIOLATION
 Statute: (16-330; SC)
 Severity: 1 Minor

Charge 4

Warrant Number 2019-60570392
 Charge Literal: 6 OPERATING VEHICLE WHICH IS NOT REGISTERED/LIC
 Statute: (16-330; SC)
 Severity: 1 Minor

Booked Subject: RICHARD, JOHNNY TYLER
 AEL Number: [REDACTED]
 Photo Available: [REDACTED]
 Photo Unavailable: [REDACTED]
 Booking Agency: SOUTH CAROLINA SC HIWAY DEPT DIST 2

(G) Padgett vs. State of S.C.
Appellant Amended to Appeal.
Feel the Same. As Padgett Does.
After the Contact to SCDC Attorney
the General Counsel office. the
Stand by Attorney Call Padgett
phone and told Padgett he will
Represent Padgett in his lawsuit.
Padgett told the Attorney to hold
BACK until this Criminal Change
over. "he Agree" to Do So." he said
he told the SCDC General Counsel
office he will Be Back in Contact
once he talks to Padgett. if the
Court want the names of the Attorney
Padgett will be mostly happy to
provide his names, address and
telephone number to prove the Contact

----- Cycle 32 -----

Trailer Number 0032 Earliest Event Date 2019-01-09

Incident License Date 2019-01-09

Charge Count: 01; Charge 11: 01: DRIVING UNDER SUSPENSION

Incident License Date 2019-01-09

Charge Count: 02; Charge 11: 01: UNINSURED MOTOR VEHICLE FEE VIOLATION

Incident License Date 2019-01-09

Charge Count: 03; Charge 11: 01: OPERATING VEHICLE WHICH IS NOT REGISTERED/LIC

Applicant Date 2019-01-09
 Applicant Number 6111920
 Applicant Address 6111920
 Applicant City SALUDA CNTY SC
 Applicant Name JOHNNY TYLER
 AEL Applicant Number ~~6111920~~
 County Adm. Fees Available
 County Inv. Fees Available

Charge 01
 Applicant Number 6111920
 Charge 01: DRIVING UNDER SUSPENSION
 State (SALUDA; SC)
 County Milledgeville

Charge 02
 Applicant Number 6111921
 Charge 01: UNINSURED MOTOR VEHICLE FEE VIOLATION
 State (SALUDA; SC)
 County Milledgeville

Charge 03
 Applicant Number 6111922
 Charge 01: OPERATING VEHICLE WHICH IS NOT REGISTERED/LIC
 State (SALUDA; SC)
 County Milledgeville

(11)

Padgett vs. State of S.C.
Appellant Amended to Appeal.
Also SCDC General Counsel will
Be put Under Oath in the
State and Federal Court All Related
to Padgett lawsuit. That the
Reasons the Prosecutor Asked
the Saluda County Court Judge
to forward the Charge Failure
to Stop for Blue light Back
to General Sessions. vs. Padgett
Reasons to Believe Because of
Stated Above!

Padgett Ask the S.C. Court
of Appeals Clerk of Court to
Attach this Amended to Padgett
Appeal.

June, 10/2019.

cc: J. E. [Signature]

Respectfully Submitted
al. [Signature]
Johnny Tyler Padgett

 Booking Subject PADGETT, JOHNNY TYLER
 Photo Available
 Booking Agency SC0110000 SALUDA CNTY SO

Court Disposition (Cycle 18)
 Court Date 1990-07-31
 Warrant Number CF 1122
 Charge 01
 Charge Number 0122
 Warrant Number CF 1122
 Charge Literal MALIGNOUS INJURY PERSONAL PROPERTY
 Disposition (1990-07-31; CONVICTED ;)
 Court Comment Court Provision: 30D CONFINE;
 Court Comment Sentence: 30D
 Court Comment Sentence Provision: CONFINE;

Court Disposition (Cycle 18)
 Court Date 1990-07-31
 Warrant Number CF 1120
 Charge 02
 Charge Number 0120
 Warrant Number CF 1120
 Charge Literal ASSAULT & BATTERY, HIGH & AGGRAVATED NATURE
 Disposition (1990-07-31; NON-CONVICTION ;)
 Court Comment Court Provision: NOT GUILTY

Sentencing (Cycle 18)
 Charge 01
 Charge Number 0122
 Warrant Number CF 1122
 Charge Literal MALIGNOUS INJURY PERSONAL PROPERTY
 Disposition (1990-07-31; CONVICTED ;)
 Sentence Sentence: 30D
 Sentence Sentence Provision: CONFINE;

==== Cycle 19 =====

Transaction Number 0019 Earliest Event Date 1990-10-22

Incident Occurrence Date 1990-10-22
 Charge Number 01; Charge Description: DISPOSING OF MORTGAGE PROPERTY

(I) RECEIVED. C. COURT OF APPEALS.

JUN 11 2019

SC Court of Appeals

Padgett vs. State of S.C.
"Amended"

the Court of General Sessions could not obtain legal jurisdiction on this case until the magistrate court response to Padgett request SA right to a preliminary hearing. And the prosecutor could not obtained any indictment by the Grand Jury unless Padgett received his preliminary hearing. The Court stated it is absolutely not true, the Court was dishonestly in this criminal procedures. Padgett try to show proofs that falsely statements being made, see, S.C. Code of Law 22-5-320 Article (5) state preliminary hearing. Apply that defendant for preliminary hearing. Investigation appearance by attorney. or him self, Any Magistrates who issues a warrant charging defendant with a crime beyond his jurisdiction shall grant and hold

5) 8TP

S.C. COURT OF APPEALS:

Padgett vs. State of S.C.
"Amended."

A PRELIMINARY hearing upon the demand in Writing of defendant requested the hearing within 10 Ten Days, the magistrate Court Power and duties in Criminal Matter, Article (1) (3) (5) (7) (9) (11) ARTICLES ALL CONCERN S.C. CODE OF LAW CRIMINAL LAW, PADGETT WAS DENIED THE RIGHT TO PRELIMINARY hearing related to HIS CRIMINAL

CASE FAILURE TO STOP FOR BLUE LIGHT. THE COURT OF THE GRAND JURY COULD NOT ISSUE AN INDICTMENT UNLESS PADGETT RECEIVE HIS PRELIMINARY HEARING AT FIRST. BECAUSE THE CHARGE WOULD HAVE BEEN DISMISSED AT THE PRELIMINARY HEARING WHEN THE AFFIDAVIT ATTACH TO THE WARRANT NEVER NOTARIZED BY ANY PERSON, NOT EVEN BY THE MAGISTRATE COURT JUDGE, "END"

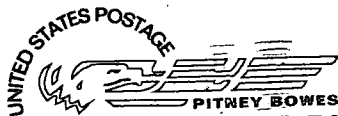
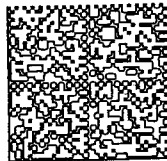
St. Johnny Padgett

Johnny Tyler Padgett, 179791

Mailroom

Kirkland Correctional Institution
4344 Broad River Road
Columbia, S.C. 29210

R+E. P-3-B-14



02 1P

\$ 001.450

0000880251

JUN 10 2019

MAILED FROM ZIP CODE 29210

RECEIVED

JUN 10 2019

LEGAL

KIRKLAND R&E CENTER
MAILROOM

ONT V

RECEIVED
JUN 11 2019
SC Court of Appeals

Mrs Jenny A. Kitchens
Don: Clerk of Court
S.C. COURT OF APPEALS
P.O. Box: 11629
Columbia, S.C. 29211.