

# Request For "Liability" Of Unrecovered Evidence

The State Of South Carolina  
In The Supreme Court

Request For Relief Of Liability Of Crimes Resulting From  
Violation Of SCRC Rule 60(b)(3)

- Judge Stephen H. John, Circuit Court Judge  
- Judge Kristi Curtis, Circuit Court Judge

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JUL 17 2019

Case # 2016-GS26-1806

S.C. SUPREME COURT

Judge Stephen H. John  
Judge Kristi Curtis

Respondent

Keith Sheldon Levan

V.

Applicant

## Notice Of Release Of Liability Of Applicant And Presumption Of Liability Of Circuit Court

Keith Sheldon Levan Requests The State Of South Carolina To Abide By The 14th Amendment In Case No: 2016-GS26-1806 And ~~Repeal~~ Repeal Legal Liability For Any Criminal, Terrorist, Or Unlawful Act Committed As A Direct Result Of Respondents Violation Of SCRC 501 Canon 3(5). The Respondents Acted With BIAS And PREJUDICE When Knowingly, Willingly, Intentionally, And With Aforethought Accepted False Firearm Evidence During Trial 2016-GS26-1806. Such Act Made The True Firearm Evidence Available To The Public, Felons, Children, And An SCDC Inmate Whom Was Recently Released. That Inmate Claimed To Recover The Firearm Evidence And Use It For Murder. Applicant Requests To Be Held Not Liable Due To The Respondent's Violation Of SCRC Rule 60(b)(3) - Knowingly Presenting False/Fraudulent Evidence As A Substitute For The Actual Firearm Evidence [M4A3] (Which Was Never Recovered). Applicant DID Advise Police And Solicitor On Several Occasions - Feb. 21, 2015; May 16, 2015; PCR; Etc., That There Were Two Rifles. The First Was The "One Behind The Shed" [AR-15], Second Was "In The Wooded Area Behind The Shed" [M4A3] (Which Is Seen In Video Evidence) And NEVER RECOVERED. The [AR-15, DPMS] Was Presented At Trial Despite Objections From The Defense That It Was False Evidence. Respondents Denied Objections In Favor And Bias By The State. Therefore, Applicant Requests The Supreme Court To Hold Respondents Legally Liable In The Event The Unrecovered Evidence [M4A3] Is Used In Any Unlawful Act/Event As The Respondents Knowingly Made Available The Firearm To Anyone. Respondents Intentionally Neglected Public Safety By Failure Of Recovering The Firearm [M4A3] In Fear Of Public Clamor Or Public Criticism By Doing So. By Acting Outside "The Truth In Justice," Respondents Should Be Barred From Immunity In This Specific Matter And Held Accountable/Liable As Any Resulting Act From The Use Of The Unrecovered Firearm Evidence [M4A3]. Applicant Also Requests He Not Be Held Accountable/Liable Of Said Evidence Used In Any Crime After 2.21.2015 As He DID ACT Lawfully In Reporting The True Location Of The True Evidence.

Other Counsel Of Records:

Scott R. Hixson  
Tom Terrell  
Jimmy Richardson III  
Alan Wilson

July 14, 2019

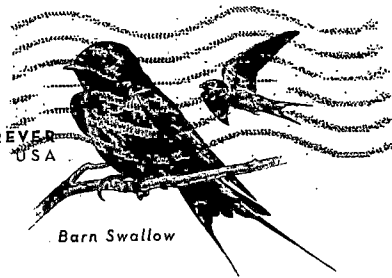
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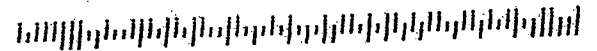
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The Supreme Court Of S.C.  
Daniel E. Shearhouse / Clerk Of Court  
P.O. Box 11330  
Columbia, SC 29211

Legal Mail

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