

# The Supreme Court of South Carolina

Wesley Edward Smith, III, Appellant,

v.

Charleston County School District, Respondent.

Appellate Case No. 2019-000616

The Honorable Roger M. Young, Sr.  
Charleston County  
Trial Court Case No. 2003CP1004751

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AUG 01 2019  
SC Court of Appeals

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NOTICE OF APPEAL, REQUEST FOR  
REHEARING AND RECONSIDERATION OR  
ON REVIEW, WRIT OF CERTIORARI AND  
WRIT OF HABEAS CORPUS IN CASE  
2019-000616.

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Pursuant 28 U.S.C. 2241 since "you  
HAVE THE BODY" REQUEST THE PETITION  
BE GRANTED TO REVIEW ALL MATTERS  
RELATED TO WESLEY EDWARD SMITH  
OR NOT THE AKA WESLEY SMITH "YOU"  
REFER TO PER "YOUR" MANY ORDERS.

D

I, WESLEY EDWARD SMITH II, IN  
THE CASE 2003-CP-10-4751 WAS THE  
PRO SE DEFENDANT, UPON THE PLAINTIFFS  
CCSD CLAIM IN "THAT" SUIT OF LAW,  
BUT WAS ABSENT THE ENTIRE CASE  
AND DENIED TO DATE, ANY AND  
ALL CORRESPONDENCES TO CROSS  
EXAMINE.

THEREFORE, A "WRIT OF CERTIORARI"  
WOULD ALLOW THE FULL REVIEW  
ON WHAT I, WESLEY EDWARD  
SMITH II WAS "ACTUALLY" ACCUSED  
& ADD FILED FROM EMPLOYMENT.

THE "WRIT OF CERTIORARI" WOULD  
THEN NOT ONLY ALLOW THE STATE(S)

HIGHEST COURT TO REVIEW ALL  
FACTUAL CONCLUSIONS, LEGAL  
ARGUMENTS, AND SUFFICIENCY  
OF SERVICE OF PROCESS, BUT WILL  
ALLOW, THIS WESLEY EDWARD SMITH  
NOT THE LOWER COURT "A.K.A" WESLEY  
SMITH TO STILL BE CONFUSED WITH  
THIS DATE.

I, WESLEY EDWARD SMITH III  
PRIVILEGES REGARDING THE "WRIT  
OF HABEAS CORPUS" SHALL NOT  
BE SUSPENDED, UNLESS IN CASES  
OF REBELLION OR INVASION THE  
PUBLIC SAFETY MAY REQUIRE IT.  
THIS CASE WAS NOT RELEVANT  
TO SUCH ACTION OR PENALTIES.

③

I, WESLEY EDWARD SMITH III BELIEVES  
BASED UPON INFORMATION AND  
BELIEF THAT UPON JUDICIAL REVIEW  
OF THE LOWER COURT DOCUMENTS,  
THAT ANY INFRINGEMENTS OF THE LAW  
WILL ALLOW THE AFFORDED EQUALITY,  
FAIRNESS AND EQUAL PROTECTIONS  
UNDER THE LAW THE CONSTITUTION  
AFFORDS OF ALL ITS CITIZENS, AS SUCH  
I ASSENT THE MOTION FOR DECLARA-  
TORY JUDGMENT FOR THE MOTION'S  
FOR PROCEDURAL RIGHTS VIOLATION,  
SUBSTANTIVE RIGHTS VIOLATED AND  
MOTION FOR DECLARATORY JUDGMENT  
AND EQUAL PROTECTION UNDER THE LAW.

HUMAN RIGHTS REQUIRES A

(4)

PLETHORA OF PROHIBITIONS, SUCH AS  
RIGHTS TO EQUALITY, ② FREEDOM  
FROM DISCRIMINATION, ③ RIGHTS TO  
SECURITY OF PERSONS, ④ FREEDOM  
FROM SLAVERY, ⑤ FREEDOM FROM  
INHUMANE TREATMENT, ⑥ RIGHTS  
TO LEGAL RECOGNITION, ⑦ RIGHTS  
TO EQUALITY BEFORE THE LAW, ⑧  
RIGHT TO REMEDY BY A COMPETENT  
TRIBUNAL, ⑨ FREEDOM FROM ARBITRARY  
LEGAL PROSECUTION, ⑩ RIGHT TO A FAIR  
PUBLIC HEARING, ⑪ FREEDOM FROM  
INTERFERENCE AND ⑫ THE RIGHT TO  
BE CONSIDERED INNOCENT UNTIL PROVEN  
GUILTY. NO ONE SHOULD BE  
HELD GUILTY OF ANY PENAL OFFENSE  
ON ACCOUNT OF ANY ACT OR OMISSION.

⑤

CONTINUED  
II QUESTION FOR THE LEGAL PROFESSIONAL  
EXPERTS:

I. DID THE LOWER COURT ERRA  
IN JUDGMENT, BEFORE, DURING  
AND AFTER PROCEEDING, ENSURING  
THAT ALL THESE (3) FACTORS  
REGARDING PROCEDURAL,  
SUBSTANTIVE AND EQUAL RIGHTS  
WERE NOT INFRINGED UPON, PROCESS  
IMPEING, OR WHILE WESLEY  
EDWARD SMITH III IN THE "PERFORMANCE  
OF JOB DUTIES" WERE NOT BULLIED?

- BEING THAT I, WESLEY EDWARD SMITH III  
WAS THE TARGETED AND PRO SE DEFENDANT  
IN THE LOWER COURT PROCEEDINGS, CERTIFY  
THAT UNDER THE PENALTY OF PERJURY THIS  
REVIEW IS NOT SUBJECT TO HARASS AND  
IS NON-FRIVOLOUS

I, WESLEY EDWARD SMITH<sup>III</sup> BELIEVES  
BASED ON INFORMATION AND BELIEF  
THE LOWER COURT WAS WITHOUT PRO-  
PERLY IDENTIFYING THE SUBJECT,  
WITHOUT LEGAL CONCLUSION OF LAW  
AND APPLICATIONS OF THE RULE DID  
NOT ADHERE TO PRIOR PRECEDENT(S).  
A GENUINE ISSUE OF MATERIAL FACT  
REMAINS AND OBJECTIONABLE  
QUESTIONS REGARDING PROCEDURAL  
FAIRNESS, SUBSTANTIVE RIGHTS  
AND EQUAL JUSTICE UNDER THE  
STATES LAWS, WHICH DO AFFORDS  
A REMEDY AND RELIEF ARE UNDER  
THE JUDICIAL REVIEW FOR REVERSAL  
OF THE LOWER COURT.

29 July 2019

Respectfully,

WESLEY EDWARD SMITH<sup>III</sup>

(7)

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CERTIFICATE OF MAILING

I, WESLEY EDWARD SMITH III CERTIFY THAT ON 29 JULY 2019, IN SUPPORT OF THE REQUEST FOR THE EXTENSION OF TIME IN THE STATE APPELLATE COURT, THAT THIS SERVE A COORDINATED CORRESPONDENCE AS NOTICE TO APPEAL (ADDENDUM) PENDING THE APPELLATE DETERMINATION BY ~~CERT~~ 1ST CLASS MAILING TO (ADDRESS CORRECTION PENDING)

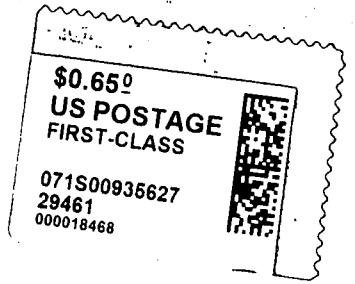
TO DANIEL F. BLANKENHORN  
151 MEETING ST STE 400  
CHARLESTON, S.C 29401

29 JULY 2019

WESLEY EDWARD SMITH III

WESLEY S. SMITH  
465 N. NASSAU ST  
CHARLESTON, SC 29403

CHARLESTON  
SC 294  
30 JUL '19  
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CLERK SC Court of Appeals  
SOUTH CAROLINA COURT OF APPEALS  
1015 SUMNER ST  
COLUMBIA, SC 29201

29201-374905

