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JUL 31 2019

S.C. SUPREME COURT

State of South Carolina
IN THE SUPREME COURT

CERTIORARI TO SUMTER COUNTY
W. JELLEN YOUNG TRIAL JUDGE
GEORGE M. McFADDEN POST CONVICTION

APPELLATE CASE NO. 2018-000693

Alexander Bernard Wilson Jr. - Petitioner

VS

State of South Carolina - Respondent

Alexander B. Wilson Jr.
PRO SE PETITIONER
BROAD RIVER CORR. INST,
4466 BROAD RIVER ROAD
COLUMBIA, SOUTH CAROLINA

29210

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SC Court of Appeals

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ISSUE PRESENTED

ON November 19, 2018 Alexander B. Wilson received the certiorari for the petitioner and ON January 25, 2019 Petitioner received the certiorari of the Respondent

ON November 15, 2017 AN Evidentiary Hearing was held in Sumter City in the Court of Common Plea.

Petitioner was present AN Represented by Attorney Timothy L. Griffith. Respondent was Respondent Represented by Assit. Attorney General Julie Coleman.

Petitioner claim two ground. He was compell to be a witness against himself AN TRIAL counsel did not object to Jerome testimony CONCERNING petitioner mental state giving expert testimony.

Petitioner took the stand in his own defense upon direct testimony by Mr. Griffith he Ask
Q⁶ Okay, during the time you were preparing for the trial, did your attorney advise you had whether or not you had a right to testify against yourself or to remain silent, Q?

Petitioner stated: "No I wrote him a letter and he wrote me a letter back saying that November 13th you will get to testify along with Dr Martin and Dr Domino?"

I submit that letter to Mrs Katherine H. Hudgins, Appellate Attorney.

The 5th Amendment states: certain legal and procedural rights to individual. Force an individual to act as a witness against himself in a criminal case.

Deprive an individual of life, liberty, or property, without due process of the law.

The rights of individual to a speedy public trial before an unbiased jury.

TRIAL COUNSEL WAS CALL TO TESTIFY UNDER DIRECT TESTIMONY FROM THE STATE ASK: "SO WAS IT YOUR STRATEGY TO HAVE HIM TESTIFY?"

TRIAL COUNSEL STATED: "Oh Absolutely. We Felt That Was The ONLY Hope?" APP PAGE 547. THEN UNDER CROSS EXAMINATION HE STATED: "Obviously I HAD ALEXANDER WILSON, I HAD THE REAL DEAL. I WANTED TO PUT HIM ON THE STAND AND WIND HIM UP AND LET HIM GO."

A PERSON CHARGE WITH COMMITTING A CRIMINAL OFFENCE IN SOUTH CAROLINA IS NEVER REQUIRED TO PROVE HIMSELF INNOCENT.

THEN THE OTHER GROUND WAS TRIAL COUNSEL FAIL TO OBJECT TO JEROME WILSON TESTIMONY WHEN HE STATED: BIG PROBLEM ONE THING FOR SURE FROM WORKING IN MENTAL HEALTH AND DEALING WITH A LOT OF DIFFERENT CLIENT HE KNOW THE DIFFERENCE BETWEEN RIGHT AND WRONG.

The Rule of evidence ordinarily do not permit witnesses to testify to an opinions or conclusions. An Exception to this rule exist for witnesses we call expert in some art science, or profession.

And calling may state an opinion as to the relevant and material matter in which the witness claim to be an expert and may also state the reason for their opinion.

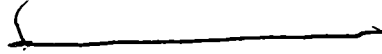
Amendment 14 provide general protection for the right of the accused against the power of state government. This Amendment forbids state government from making and enforcing laws.

It also state government may not deny to any person under the authority, the equal protection of the law.

(7.)

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CONCLUSION



Base on the Above Argument this Court should Grant the petition for a writ of certiorari to Allow Further Brief on the Issue.

Alexander B. Wilson Jr
Pro se Petitioner

This 29 day of July, 2019

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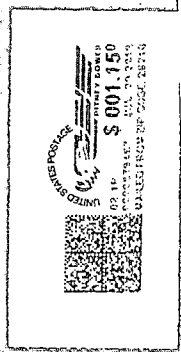
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Respondent: Bernard Wilson on 175368
Broad River Correctional Inst.
4460 Broad River Road
Columbia, South Carolina
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The Supreme Court of South Carolina
Daniel E. Shearouse Clerk Court
Post Office Box 11330
Columbia, South Carolina
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