

In the Supreme Court of South Carolina

Wesley Edward Smith III A.K.A
Wesley Smith
Petitioner/Appellant

Ticket/OCR/Warrant State id Number UNKNOWN

versus

Charleston County School District et al

Respondent(s)

Appellate Case No

2019-001315

REF: Appellate Case No. 2019-000616

Appellate Case No. 2019-001315

Appellate Case No/ 2010-174266

As taken in Response to: **Cause of Action Case 2003-CP-10-4751**

Last Officiated by: Honorable Roger Young

Order Dated 18 Mar 2019

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S.C. SUPREME COURT

NEEDED CAHNGES AND ADDITION TO RECENT SUBMISSIONS HEREIN

I. PERTAINS TO APPEAL COURT CASE FOR PETITIONERS UPDATE IN CASE AS CAPTIONED ABOVE

- 1) As to the caption of the Letter head shall read **"SUPREME COURT OF SOUTH CAROLINA vice SOUTH CAROLINA COURT OF APPEALS on 9 Sept 2019**
- 2) The case is construed as a consolidated cased as referenced by the Supreme Court letter dated 27 August 2019 with case number 2019-001315 is construed as the correct assessments for the consolidating of the similar cases.

ADDENDUM TO SUPREME COURT OF SOUTHCAROLINA LETTER DATED 27 AUGUST 2019 WITH CORRECTION MADE TO MY RESPONSES IN REPLY DATED 9 SEPTEMBER 2019.

This case as seemingly consolidated is now two-fold. Meaning there are two major issue of concern as this issue due process have been and continually being denied, not sure if it's a cozy condition causing untimely delays only to past off for another subjective opinion is unconstitutional according to the State of South Carolina Constitution. Pursuant (I rely on this my Sword, Buckler and Shield as my defense to any poser in violation of any parts of OUR rights) regarding Section 3 of ARTICLE I. 1) Under South Carolinas code of laws constitution as denial cause and adverse affects are causing to be overlooked in the Lower Courts, involves OUR protective rights as Americans (regardless of Race or perceived form prejudicial form of expressing hate as construed acceptatble).

As such inalienable Rights were promised as endowed to us, humanly, to be exercised as our Rights As Citizens (YOU those of you that have a chance to speak but choose not to, I will stay this portion pertaining to my case opposing violating my recognizable rights)

According to SECTION 3. Privileges and immunities; due process; equal protection of laws.

- The privileges and immunities of citizens of this State and of the United States under this Constitution shall not be abridged, nor shall any person be deprived of life, liberty, or property without due process of law, nor shall any person be denied the equal protection of the laws.

I Wesley Edward Smith III attest to the state action by Objecting without prejudice with the State of South Carolina OUR Article I Sec 3 being that "defense shield" which immunizes, qualifies and protects OUR equality and procedural fairness.

- We, as ALL the People are Free but others are choosing not and use legislation as a foreign device, to create havoc which cause of actions, adversely affects and create interpersonal conflicts, use the "handworkers and Impoverished in its tool box as a Tow to Crutch, as its Fake-Goat". Already shielded and protected a long time ago, as proof is solidified by the State Constitution which also affords protections, equality under Our collective laws regarding treatment of human life with rights, and afforded such relief sustained and equitable remedy(s), and et there be light for this known rights as All Americans to Shine as We the People opposing foreign colluding object in causing personal conflicts in the Corporate Business and supporting Organizations.

II OPENING STATEMENT:

Opening Statement of Wesley Edward Smith III (SEE b/c as Proof of Live Birth not as to the "AKA" which ironically is being referenced and referred to each time, as the person in the Complaints herein and being prematurely Captioned by the Courts thereafter.)

'AS WE THE PEOPLE AGREE, We are not here seeking to get rich, or as a scheme for a quick fix for the years of many wrongs to many unknown issues, but as a way just to exercise Our rights and be free from any restraint used legally or personally that adversely affects OUR movements, as to be free from subjectivity (Micromanagement) while in the performance Our employment contractual duties and responsibilities as being bared and infringed upon. We as the American People need to work so that We may freely give back to the society that first gave to us to support in its many business ventures and countless entertainment opportunities for enjoyment of right according to Liberty(ies), (Edit YOUR complaint accordingly adversely affected in duties and personal life) involvement.'

- Without admissible proof, lacks legal a Fact or a factual legal conclusion of law argument unchallenged on the books, for the official affairs for the Estate of Affairs for the State of South Carolina, as Collective or as an individual citizen may claim to be immune or inhumanely treated in the business realm, ir of making decisions as the process of the Respondent(s) dictates as its State, Governor, its State Prosecutors, State Defense Counsel, Administrative Agencies or many other unknown without such required proof as mandated by

law, has the Burden of proof that's beyond any reasonable doubt to provide admissible direct evidence of fact, specifying a action, used as evidence in the State prosecutors case agreeing and intervening in the firing process Wesley Edward Smith III from his place of employment, by unknown posers, collectively or individually shall be unacceptable, and as identified through many correspondences, on the businesses letter heads, absent are the earlier reports used by the State witnesses as evidence, its affidavits, and is without the many personal opinions use and interwoven with its own business opportunities.

- Yes, allegedly, wrongs were committed (I have sinned), productions of false report were filed whether true or not to many "third parties" for unsustainable firings and incarcerations from being employed in employment under a faulty premise is being allowed in the commission of a crime, while Administratively Business and agencies have its issues choosing to be overlooked, YOUR rights is YOUR choice in the Lower Courts, for reason specified is that are not being rebutted, left unchallenged, those unknown issues are perceived as unconstitutional, which has already been declared under the State of South Carolina Article I Section 3, for which OUR rights are being continually violated. AND as Americans, We (Equals these) are "Our Rights" but if [YOU] (as name added here) choose not to exercise them, as expressively written, attached with a Complaint, Summons or an personal Affidavit attesting the truth of a specified that a wrong or no violation has in no way shape or form has violated "YOU", NOW choose not to speak, then the left "Unknown Solving for "X"" will prevail with their collective wrongs.

- I, Wesley Edward Smith III was adversely affected and now ostracized and impoverished below the State standard (See report upon recommendation or request) not having two nickel to put together to make fifteen cents, cannot afford (when hungry, others are in vast enjoyment of their life afforded and opportunity) to enjoy some of life many pleasures "AKA" wonders, to sit idly by only to be enjoyed by many others, to such propaganda and preposterous accusations famed under fraudulent pretenses and felony perjury (and seeks \$250,00 for the lack of showmanship services displayed) allegedly from a stated rumor which causes are without legal fact or direct proof. I am staving, and on this "subject matters", for YOU to only have these matters to reside with Wesley Edward Smith III, then I exercise my rights and recognizes equal right uder the law and his protections and his State Constitution which serves as his aid, his constitutional protector and his legal guiding authority, in the realm of Enforcement for citizens and persons rights and for the State of South Carolina Constitution, as the director, and not monopolistically used in a dictator form as the head of State Affairs, Albeit, allaazzabret legal theory!

- The State Legislation and the State of South Carolina Constitution, as expressly written, as being construed based on such information and beliefs, to include all American Citizens and persons situated alike without any prejudices. Applicable for all teachers, Educators (YOUR level of understanding use here in complaint for Commitment to the requirements of National Conformity), Level entry Scholars, Corporate Elites and for tired and poor citizens without

personal idealistic or others cultural reasons for placement of diversification barriers, being set (as in the form of the prejudice Order For Sanction, ideally used to torture witnesses and treat inhumanly as the "Hostile Witness" involving such resolutions), biases and others known prejudices and intended patterns of hate (haters, jealousy envy, greed, lack of respect to being job committed with understanding the underpinnings of job responsibilities, accountabilities and personal liabilities, that as a result, a person sustains a personal injury for violation of such posted recognized rights, could in the court of law financially collect for torts, neglect and civil wrongs, collectively and enforce the law).

III LEGAL LAW SUPPORTING DEFINITIVE STANCE FOR OBJECTING ACTION UNDER ARTICLE I DECLARATION OF RIGHTS AND APPENDING RIGHTS VIOLATED BY DEPRIVAL OF DUE PROCESS HEREIN EXPRESSLY IDENTIFIED AS OUR AMERICAN CITIZEN RIGHTS AND IMMUNITIES

- Yes, to some degree, some issues are assumed without admissible evidence or legal facts being provided by the state official actors, I. Wesley Edward Smith III who seeks to pursue these our firing (no matter who being refrained to perform duties in employment and such condition contributory) from employment in business matters, that for my assistance with this administrative process agencies involvement, and awhile in custody of the State for legal business purposes, shall be funded by the State, as to be directed by the courts. Assistance by persons nice personality, being computer literate with Interpersonal Communication Skills, with the Corporate Business Savvied. If absent this action, would have been my business opportunity with others, as investors interest are welcoming in this pursuit for understanding with ideas and shared beliefs, by "We the People who we Consummate here (for lack of much greater things), "Better Understanding".

As to have and be afforded all right to those that governs as well as those governing the following (but nt the exhausted listings)

§ 9. Courts; speedy remedy. All courts shall be public, and every person shall have speedy remedy therein for wrongs sustained.

§ 10. Searches and seizures; invasions of privacy.

§ 13. Taking private property; economic development; remedy of blight.

§ 14. Trial by jury; witnesses; defense.

THEREFORE, accordingly, the right to trial, by peers of my jury shall be preserved inviolate. Any person charged with an offense shall enjoy the right to a speedy and public trial by an impartial jury; to be fully informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to be fully heard in his defense by himself or by his counsel or by both, and

§ 15. Right of bail; excessive bail; cruel or unusual or corporal punishment; detention of witnesses.

IV: ISSUE PENDING BEFORE THE STATE APPEAL COURTS FOR ADMINISTRATIVE ACTIONS

- While under this State Court Appeal Judicial Judiciary Review, the Addendum page sent on August 15, 2019 serves to both a reply to the Supreme Court and a response to Appeals Court Case Numbers 2019-000616 and 2019-001315, which complies with the Supreme Court Order. Admissible evidence as requested will allow denoting clear errors of law and the role discretion made upon closer reviewing of the enclosed records. Based on the appellate courts discovered facts, this court has sufficient time to rehearse the review the admissible court documents retrieved from the Lower Court to reconsider to either dismiss, mistrial, remand, reverse, reconsider, relief and remedy equity and squash all the prior or present state, actors actions that not in compliance with the rules or affords equal protections, the privileges and immunities of the Constitutions mandates strict compliance(s).

- While under the Appeals Court Judicial review for case Number 2019-000616, Wesley Edward Smith, III seeks treleif in review the disposition of the Appellate Court Order No. 2010-174266 and all other possible rehearing governing based Wesley Edward Smith III on how and from whom the legal conclusion were obtained, is demanded respectfully. This also serves as to proceed without prepayment of fees because you and yours allows the "State Prosecutor and Partner State Defense Team", just to practice with not only the laws, but has injured and has allowed me to become attacked while at work, and robbed of all my personal property even my home was taken under false pretenses. I Wesley Edward Smith III have been and still being exploited and taken for every dime I had without due process of law nor for knowing my accuser(s) claim that stated as relief that should have been granted. Therefore a waiver of fees is requested in these narrowly tailored and quite rare instances.

V. LEGAL RELEIF AND EQUITABLE REMEY STILL SOUGHT AND OTHERS RELIEF NOT COMMON:LY KNOWN TO THE PUBLIC DEEMED APPROPRIATE

While under the Appeals Court Judicial review, debts have arisen and creditworthiness is in question with regard to mt charators as purported by the state and its actors, who for case Number 2019-000616, pointed out in a line up (or lack thereof) as the person of interest.

This Wesley Edward Smith, III seeks to review the disposition of the Lower Court Case by the demands of the Appellate Court Order No. 2010-174266 and as captioned reference above) and a possible rehearing governing based on how and from whom the legal conclusion were obtained, is demanded respectfully. This also serves as to proceed without prepayment of fees because you and yours allows the "State Prosecutor and Partner State Defense Team", just to practice with not only the laws, but has injured and has allowed me to become attacked while

at work, and robbed of all my personal property even my home was taken under false pretenses. I Wesley Edward Smith III have been and still being extorted exploited and taken for every dime I had without due process of law nor for knowing my accuser(s) claim that stated as relief that should have been granted. Therefore a waiver of fees is requested in these narrowly tailored action, this is perceived as quite a rare instance.

CERTIFICATE OF MAILING (SERVICE)

I, Wesley Edward Smith III certify that on September 13, 2019, submits to the Court of Appeal and addendum with reports that State Agencies in consolidation for We the People as addendum to State of South Carolina Supreme Court Letter dated 27 Aug 2019 with truth as spirit in the use of Judicial Efficiency by 1st Class postage:


TO: Mr. Daniel F, Blanchard III Esquire
P. O Box 893
Charleston S C 29401

CLERK
South Carolina Court of Appeals
1015 Sumter Street
Columbia, S. C. 29201

I declare that under the penalty of perjury this statement is true and correct to the best of my abilities given the lack of information or thereunto pertaining to list of event in the case 2003-CP-10-4751, awhile awarding of Summary Judgment in favor of the Respondent without admissible event used, any witness with complaint or legal conclusion or legal facts, as other have taken form other employee based on its personal opinions.

September 13, 2019

Respectfully Submitted


Wesley-Edward: Smith III
465 N Nassau Street
Charleston, SC [29403]

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CHARLESTON S.C. 29401



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