

RECEIVED

From: Tyness A. Littlejohn SEP 17 2019 RECEIVED

To : Whom it MAY CONCERN SC Court of Appeals SEP 17 2019

Subject: Motion For Bail

S.C. SUPREME COURT

Date : AUGUST 28, 2019

I, Tyness A. Littlejohn, come before whom MAY BE RESPONSIBLE FOR THE GRANTING OF THIS APPEAL BOND, thus, being AS CANDID AND TRUE AS I AM; I AM A HAPPY MARRIED MAN, to A GOD FEARING WOMAN, who believes in our future AS I do; I have been truly Blessed with three (3) AMAZING gifts, MY children, on whom I devote MY whole beings AS THEIR dad, AS too, their FATHER; I have been RAISED not only by the most INSPIRING woman AS well AS TRIBE the COMMUNITY care to be AMONGST;

MOREOVER, I AM living with a suffering illness "diabetes" on which is VERY difficult to care for in PRISON, AS I have recorded the MANY days, I have been giving TO MUCH; NOT ENOUGH, OR THE WRONGS shot;

INASMUCH, PER CHANCE, I can be GRANTED this APPEAL BOND, I will ASSURE YOU, I shall uphold all the REQUIRED conditions, AS I have A PROMISING State Writ for Motion to CORRECT AN illegal sentence, PURSUANT to 28 U.S.C. 1651(a), 1652... Henceforth, I AM REQUESTING the GRANT OF SAID APPEAL, AS I upheld all the conditions, AS when, I was on HOUSE ARREST.

SINCERELY,

Tyness A. Littlejohn  
Tyness A. Littlejohn

State of South Carolina  
County of York

The State

v.

Tyress A. Littlejohn

In The Court Of General Sessions  
2013-GS-46-D4112

Motion For Bond, Pursuant To  
S.C.A.R., Rule 246; S.C. ST., § 38-  
53-50; S.C. ST., §§ 18-1-80, 18-1-  
90 (1985); S.C.R.Civ.P., Rule 50(A)  
AS A MATTER OF LAW.

The Defendant, Tyress A. Littlejohn, PRO SE, litigant, will come before this Sixteenth Judicial Circuit, with a Motion For Bond, Pursuant to S.C. ST., §§ 18-1-80, 80-190 (1985); SCAR, Rule 246; SC ST., § 38-53-50; SCRCiv.P., Rule 50(A) AS A MATTER OF LAW; Defendant has come before the court's with a State Writ For Motion To Correct Illegal Sentence, Pursuant to 28 U.S.C. 1651(A), 1652; U.S. Const. Art. 3; SCRCiv.P., Rule 60(b); S.C. Const. Art. 5, § 5; SCRCiv.P., 50(A), AS A MATTER OF LAW, thus, to be liberally construed.

Hence, Pursuant to SCAR, Rule 246; SC ST., § 38-53-50; SC ST., §§ 18-1-80, 18-1-90 (1985); Bail MAY be allowed to the defendant in all cases in which the Appeal is from the "Trial", "Conviction", or "Sentence", for a "Criminal Offense"

UPON THIS 28 DAY OF AUGUST, 2019.  
Dorothy Ferguson  
Notary Public of South Carolina  
MY COMMISSION EXPIRES: 10-1-25

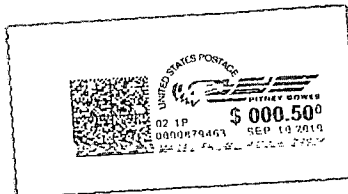
Tyress Littlejohn  
TYRESS A. LITTLEJOHN, PRO SE

**RECEIVED**

SEP 17 2019

SC Court of Appeals

ML Typress Littlejohn # 263014  
R.C.I. CA # 36B  
P.O. Box 2034  
Ridgeland, SC  
29934



**RECEIVED**  
SEP 17 2019  
SC Court of Appeals

The Supreme Court of South Carolina  
PO Box 11330  
Columbia SC  
29211

**RECEIVED**  
SEP 17 2019  
SC Court of Appeals

PRISON AND CONFINEMENT  
INSTITUTION

SEP 10 2019

Mailroom

