

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT  
APPEAL FROM  
SOUTH CAROLINA COURT OF APPEALS  
HONORABLE JUDGES  
JAMES E. LOCKEMY  
JOHN G. GEATHERS  
BLAKE A. HEWITT  
Appellate Case Number:  
2019-001108

RECEIVED

MAY 21 2020

S.C. SUPREME COURT

Shemuel Nahum Ben Yisrael.....Appellant,  
Plantation Yisrael

- V -

( 1 ) Roy Hughes Sr..... Respondents.  
( 2 ) Margaret Hughes  
( 3 ) Hughes General Merchandise  
( 4 ) Town Of Yemassee  
( 5 ) Yemassee Police Department  
( 6 ) Gregory Alexander, Police Chief  
( 7 ) Law Office Of Darrell Thomas Johnson, Jr., LLC  
( 8 ) Elizabeth McLeod, Attorney:  
( 9 ) Peters, Murdaugh, Parker, Elzroth & Detrick  
( 10 ) Randolph Murdaugh, III, Attorney  
( 11 ) Duffy Stone Law Firm  
( 12 ) Duffy Stone, Attorney  
( 13 ) Vaux & Marscher Law Firm, LLC  
( 14 ) Roberts Vaux  
( 15 ) Republic Services  
( 16 ) F & ME Consultants  
( 17 ) CSX Transportation, Inc.  
( 18 ) David Poston, Road Master  
( 19 ) Kirby Peeples  
( 20 ) Ross Gregorie Estate  
( 21 ) Joseph L. Goodwin, Former Mayor  
( 22 ) Beaufort County 911 Emergency Dispatch  
( 23 ) Hampton County 911 Emergency Dispatch  
( 24 ) Jerry's Auto Parts  
( 25 ) Jerry Cook  
( 26 ) Colin Moore  
( 27 ) Jackie Moore  
( 28 ) Jerry Thompson

PETITION FOR A WRIT OF CERTIORARI

Date: Wednesday May 20, 2020 Sig. Shemuel Yisrael  
cc: South Carolina Court Of Appeals Shemuel Yisrael  
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I N D E X

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Argument.....Page 6, Line 20  
 The Court Of Appeals should have granted the Appellant's  
 Motion For Emergency Order Of Protection. Under the  
 Courts' protection the Appellant would have been able  
 to fearlessly return to his home based business and  
 earned the money necessary to purchase the trial  
 transcripts, and thereby would not have had the Appeal  
 dismissed.

Conclusion .....Page 6, Line 21

CERTIFICATE OF COUNSEL

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- ( 1 ) I, Shemuel Yisrael, the Petitioner appearing pro se, and in Forma Pauperis, do certify that the Petition for Rehearing was made and finally ruled on by the Court Of Appeals on April 3, 2020. ( See R.p. 23.1 )\*  
( \* Please note that the Petitioner cites page numbers to the Record On Appeal, in the Appendix which was prepared by the Petitioner, and remains in his possession until further notice from the Court, )

QUESTIONS PRESENTED

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- ( 2 ) Did the Court Of Appeals err in denying Appellant an Emergency Order Of Protection ? ( See Order of July 31, 2019 - R.p. 11.3 to 11.5 )
- ( 3 ) Did the Court Of Appeals err in dismissing Appellants' appeal?  
( See Order of October 18, 2019 - R.p. 16.1 to 16.2 )
- ( 4 ) Did the Court Of Appeals err in denying Appellant's, " Petition For Rehearing " ? ( See Order dated April 3, 2020 - R.p. 23.1 to 23.3 )
- ( 5 ) Does the Court Of Appeals have the authority to stop police and municipalities from engaging in criminal activities designed to stop or hinder citizens who participate in litigations against agents of the state ?

STATEMENT OF THE CASE

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- ( 6 ) On June 24, 2019 -(R.p. 2.1 ), the Appellant filed a notice of appeal, appealing judgments from the Beaufort County Court Of Common Pleas. On June 29, 2019, the Appellant filed a, " Motion For Leave To Proceed In Forma Pauperis", ( See R.p. 7.0 ).

- ( 7 ) Included in that motion were exhibits that proved beyond all doubt that the Respondents Town Of Yemassee and its' police chief Gregory Alexander, and others were using criminal activities against Appellant, causing him great physical and financial damages to such a degree that the Appellant was made and kept poor by the Respondents. So poor that the Appellant had no monies for filing fees.
- ( 8 ) The exhibits were copies of, 94, warrants of which 33, have been dismissed or nolle prosequi, and 56, are perpetually pending. Also, included was the video disc which clearly showed Respondent, Yemassee Police Chief Gregory Alexander, trying to murder Appellant Yisrael by illegally forcing Appellants' vehicle into oncoming traffic lanes, nearly killing Appellant and others.
- ( 9 ) Judge James Lockemy saw fit to grant Appellant's Motion For Pauper Status, and the filing fees were waived.  
( See Order of July 31, 2019 - R.p. 11.3 to 11.5 )
- ( 10 ) However, the Respondents, Town Of Yemassee and its' Police Chief Gregory Alexander, began repeatedly and illegally towing away Appellants' car or truck without giving any legal reasons as to why.
- ( 11 ) Such illegal actions by the Respondents caused further poverty to the Appellant because he could no longer live at his home where he earned money at his flea market. The Appellant now lives homeless in his vehicles many miles from his home. He fears returning home.

- ( 12 ) The Appellant filed a Motion for an, " Emergency Order Of Protection "; against the Respondents on October 8, 2019, ( See R.p. 14.3 ), in the hope that he could return home, and business so that he would have money to purchase court transcripts and other of life's necessities. This motion contained a cassette tape, and a nine page transcript as exhibits, 2, and 3.
- ( 13 ) The exhibits clearly show that Respondent Police Chief, Gregory Alexander, will not state or write why he has Appellant's vehicles towed away. ( See Transcript at page 8 of 9, at lines 3, to 13, - R.p. 14.5 ).
- ( 14 ) On October 9, 2019, Judge Stephanie McDonald filed her Order denying the Appellant's Motion For An Emergency Order Of Protection. ( See R.p. 15.1 to 15.2 ).
- ( 15 ) On October 18, 2019, the Deputy Clerk of Court, V. Claire Allen, Dismissed Appellants' appeal because arrangements for the transcript were not made by the Appellant. ( See R.p. 16.1 to 16.2 ).
- ( 16 ) On November 4, 2019, the Appellant filed for a, " Motion To Reinstate Appeal and Motion To Proceed Without Transcripts. ( See R.p. 17.1 to 17.2 )
- ( 17 ) On January 30, 2020, Judge James Lockemy denied Appellants', " Motion To Proceed Without Transcripts ". ( See R.p. 19.1 to 19.2 ).
- ( 18 ) On April 3, 2020, Judge James Lockemy, Judge John D. Geathers, and Judge Blake A. Hewitt, construed Appellants' Motion To Reinstate, as a Petition for a rehearing of the Appeal, and Denied the Petition For a Rehearing. ( See R.p. 23.1 to 23.3 )

( 19 ) It should be mentioned that the Deputy Clerk Of Court, nor any of the four justices named in this petition, made any mention of the numerous documents, and the video disc, nor the cassette tape recording, which clearly indicated that the Respondents, namely the Town Of Yemassee, and its' Police Chief Gregory Alexander, engaged in criminal activities which led to the Appellants' appeal being dismissed.

ARGUMENT

( 20 ) The Court of Appeals should have granted the Appellant's Motion For Emergency Order Of Protection. Under the courts' protection the Appellant would have been able to fearlessly return to his home based business and earned the money necessary to purchase the trial transcripts, and thereby would not have had the appeal dismissed.

CONCLUSION

( 21 ) For the reasons stated, the petitioner asks the Court to grant the petition for a writ of certiorari.

Respectfully Submitted,

DATE: Wednesday May 20, 2020

SIG. Shemuel Yisrael

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