

The State of South Carolina
In The Supreme Court

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Appellate Case No. _____

S.C. SUPREME COURT

Appeal from GREENVILLE County
The Court of Common Pleas

CASE 2016-CP-23-4850

JACQUELINE Hyatt # 36313

Appellant

The State of South Carolina
vs.

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RESPONDENT

Affidavit of Facts Giving Judicial
Notice; Filing of a Termination
Letter; motion to Act PRO SE;
motion for an extension of
time to submit any required
Pleading and motion to motion
therefor

IN RE CASE 2016-CP-23-4850

JO THE SC SUPREME
COURT,

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Attorney YARBOROUGH,
THE SC ATTORNEY GENERAL
ET AL.,

FOR THE RECORD. IF THERE
IS ANY DOUBT THAT THE APPELLANT
IS REPRESENTED BY ATTORNEY
YARBOROUGH IN THIS CASE? LET'S
CLEAR IT UP. THE DOCUMENT
ALSO CONSTITUTE AS A TERMINATION
LETTER. ATTORNEY YARBOROUGH
YOU ARE FIRED! THE APPELLANT
OFFICIALLY INVOKES HIS CONSTITU-
TIONAL DUE PROCESS RIGHT TO

Act PRO SE for this appeal, the Appellant makes this decision with his eyes fully open being clearly AWARE of the dangers of self representation, Baldwell v State, 306 SC 518, 413 SE2d 30 (SC 1992); State v Moseley, SE2d; 2016 WL 4446305 (SC App 2016); State v Starves, 388 SC 590, 698 SE2d 604 (SC App 2010); State v Winkler, 388 SC 574, 698 SE2d 596 (SC App. 2010).

Also much, the Appellant

is still trying to fully figure
out what the heck is this case
doing up in the SUPREME COURT?
It becomes perspicuous that
we are dealing with egregious
acts of fraud upon the court,
criminal conspiracy and
obstruction of justice involving
the SC Attorney General's
office, as usual, also involving
the Judge over this case,
where they have compromised
my hired Attorney violating

my DUE PROCESS Right of Autonomy
creating a STRUCTURAL ERROR that
voids the Common Pleas Courts
JURISDICTION for the UPCOMING
Final Action where the Appellant
and his family clearly informed
this compromised by the SC
Attorney General, Attorney, that
the Appellant did not want the
Appeal filed until he placed a
59 E motion before the Court
of Common Pleas in Case
2016-CP-23-4850, producing

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STRUCTURAL ERROR VIOLATING MY
CONSTITUTIONAL DUE PROCESS RIGHT
OF AUTONOMY PURSUANT TO MCCOY
V LOUISIANA, - SCT -, 2018 WL
2186174 (US 2018).

WHAT OCCURRED WAS, THE
APPELLANT DISCOVERED HIS HIRED
ATTORNEY WAS COMPROMISED BY
THE STATE WHICH WAS FURTHER
INDICATED BY THE HIRED ATTORNEY
ALLOWING THE ATTORNEY GENERAL
TO HOLD THIS PER CASE PENDING
FOR OVER 5 YEARS IN VIOLATION

of US SUPREME COURT holding UNDER
BETTERMAN v MONTANA, 136 S Ct 1609,
194 L Ed 2d 723 (US 2016).

Upon this discovery, the
appellant filed a second successive
PCR UNDER THE INDEPENDENT
ACTION RULE FOR FRAUD UPON THE
COURT due to the acts of machina-
tion where they prevented the
addressing of the claims stating
Hybrid defense in case 2016-CP-
23-4850. This produced case
2021-CP-23-0199 pending before
the Greenville Common Pleas

COURT. THE CONSPIRING PARTIES
BECAME TERRORIZED THAT I
WOULD MOVE TO CONSOLIDATE THE
TWO PER, SO THE COMPROMISED
HIRING ATTORNEY IGNORED MY AND
MY FAMILY DEMAND THAT HE FILE
THE RULE 59 E MOTION WORKING
WITH THE SC ATTORNEY GENERAL,
TO PREVENT THE TWO PER CASES
FROM BEING PROPERLY CONSOLIDATED
IN ACTS OF FRAUD UPON THE COURT
WHERE THE PER JUDGE WAS INVOLVED
IN THE ACTS OF CONSPIRING

UNDER color of state law. The
Appellant objects. This compromised
Attorney is fired and I will
act pro-se if he sent this case
up for appeal. The Appellant
Assertion of his right of self
Representation is clear and
unequivocal. It is knowingly and
intelligently and voluntarily
entered into. It is timely and
is not meant to disrupt the
court where any disruption
that has potentially occurred

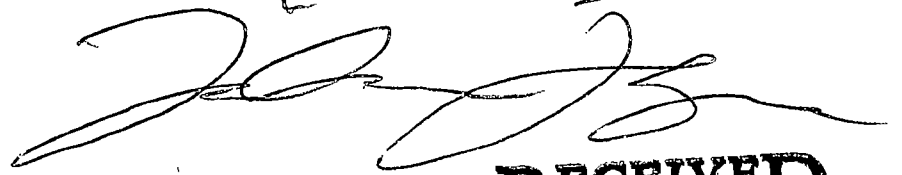
in this case was caused by
the SC Attorney General com-
promising my hired counsel and
in manipulation their intent is
to place state appointed counsel
on me to create a procedural
defect and prevent my legal
issues from being properly
exhausted. The Appellant also
motions for an extension of
time to file any required
initial Brief until June 2021

140815

due to he being effected by
the court-19. The Appellant
prays the court will grant this
Relief to include any other the
court deems fair and proper,
STATE v BARNES, 407 SC 27, 753
S2d 545 (SC 2014); BROOKS v
SOUTH CAROLINA COMMISSION OF
INDEPENDENT DEFENSE, 419 SC 319,
797 S2d 402 (SC 2017).

Respectfully,

JACQUESE Hyatt



April 4, 2021

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