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JUN 07 2021

SC Court of Appeals

State OF South Carolina
In The Court OF Appeals

Appeal from Richland County

Honorable L. Casey Manning, Circuit Court Judge

Appellate Case No. 2018-002034

The State, Respondent

Vs.

Matthew Jamison, Appellant

Reply Brief

Counter Statements

The reason for this motion was a Fundamental Principle that only SC Courts can fix 24-13-40 SC Code are just one of the ways to fix the Plain Error brought on by SC Supreme Court by the setting of appeal bond, then the reversal of SC Court of Appeal after upholding the same issue that was front of both Courts.

The Constitutional issue are apart of things that went on in this Court givin jurisdiction to fix the deemed Arbitrary and Capricious.

Statement of Case

Appellant will like to point out he is not a lawyer. In it's statements like Respondent miscellaneous the victim with no talk of gun powder on [Back of his hand]. In was at the after party of a concert at the National Guard Army with his cuzin "Butter" one of the people that had beat in rob and shot at me in front of my 3yr old lil girl and was comin at me that same night. OR appellant being force by plea attorney with he had witness to come back to testify about a meeting in the back room of court house on the day trial was to start, appellant asked for help gettin the correction officer who was also there to testify to what they heard who frist stated she needed to talk to General Counsel, as time went by she would not talks. Theres so much that can be point out but will be heard on New PCR because it's not the matter at hand in this Court but ask the Court to take judicial notice of it's own records of the ruling it up held.

Argument

All case rise by Respondent are nothing like this case. When I except the bond given by SC Supreme Court my decision was base on the graning on issue rise by state knowin it was granted base on I will prevail on issue rised witch I did on ever one the state argue. Its a Error OF law when issue rise on appeal that I was out on bond for was granted in my favor by the same Court that granted bond in sent me back is Seemed Arbitrary and Capricious what are happen to me damage the integrity of the Judicial Process. I was never told I did not have to abide by the Court of Appeal new conditions or of the motion's extension on my behalf I took the Curfew all the way to Dec 2014 after completion of Probation, it's a lot I would have like to do in my life without all the restriction. I was just like a person on house arrest just with out electronically monitored, but bein Physically and Mentally monitor by SC Probation on a Sentence Judg Manning ment to be ran together.

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I Matthew Jamison certify I served
a copy of Reply Brief on Mark Farthing
by depositing it in United State Mail
postage prepaid on: 6-4-21

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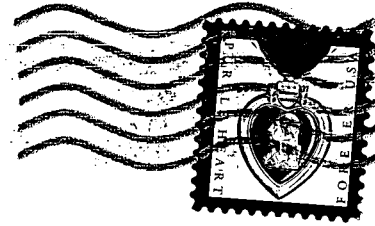
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