

Theodore Bolick 384070
Kirkland R³.E.B1-28
4344 Broad River Rd
Columbia, S.C. 29210

RECEIVED

JUL 12 2021

SC Court of Appeals

July 1, 2021

TO: Jessy Abbott Kitchings, Clerk
P.O. Box 11629
Columbia, S.C. 29211

RE: State V Bolick
Appellate Case No 2020-
001497

Dear Ms. Kitchings,

Hopefully you remember that I was granted my Motion For Mistrial on April 15, 2021. This can be verified by the records in my cases and the "status reports" made to this court by Thomas Terrell III and Senior Assistant Deputy Attorney General, William Blich, Jr. The April 12, 2021 term of court ended on April 16, 2021.

Each week is a separate term of court, State V. Cambell, 376 S.C. 212 (2008); State V. Mixon, 275 S.C. 575 (1981)

Thereafter the April 12, 2021 term of court ended, Mr. Thomas Terrell III wrongfully filed a Motion To Reconsider on April 23, 2021. Mr Terrell's Motion To Reconsider was wrongfully filed as it was untimely, and the Court lacked subject matter jurisdiction in a criminal case once the term of court ended. See State V. Best,

257 S.C. 361 (1972), State V. Hinson, 303 S.C. 92 (1990); State V. Cambell, 376 S.C. 212 (2008), State V. Warren, 392 S.C. 235 (2011); State V. Mixon, 275 S.C. 575 (1981) and State V. Patterson, 272 S.C. 2 (1978)

"It is a long standing rule of law that a trial judge is without jurisdiction to consider a criminal matter once the term of court during which judgment was entered expires." See Best, Mixon, Patterson, and Hinson. Also as I have previously stated, "Each week is a separate term of court." See Mixon, Best, and Hinson.

Therefore, not only was Mr. Thomas Terrell III's Motion To Reconsider untimely, but Judge Cothran had no authority to consider Mr Terrell's Motion To Reconsider because by long standing and clearly established law Judge Cothran lacked subject matter jurisdiction to enter an Order on June 10, 2021 changing the orders he entered at the April 12, 2021 term of Harry County Circuit Court.

However, despite clearly established and longstanding law Judge Cothran did sign an order changing his orders from the April 12, 2021 term, after the term had expired. With all the other unusual and suspect activity that has occurred in my cases, and now again this out-right defiance of law is such a petty crime

should be cause for concern in any court.

I am writing again to ask this Court to please consider these facts when considering the Petition For Writ of Habeas Corpus I submitted in April of this year.

Further, the April 16, 2021 order granting my Motion For Mistrial vacated my sentence. On May 4, 2021 Judge Cothran signed an Order of Transfer which also vacated my sentence. Then on June 10, 2021 when Judge Cothran wrongfully signed the Order reconsidering granting my Motion For Mistrial, he did not address the vacated judgment in my cases.

However, I was returned to the South Carolina Department of Corrections, (S.C.D.C.) on the very same judgment which has been vacated. I was previously released from S.C.D.C. custody on May 6, 2021 with the Judgment vacated. How is it I continue to be held in custody by a Judgment which has been vacated? Is this not certainly double jeopardy?

Honorable Clerk, I have been incarcerated for over two and a half years, and lost everything I own three times. My mother has passed, and I certainly am not getting any younger. All the while Horry County officials have continued to persecute and prosecute me.

wrongfully. I am talking about government officials who have time and time again ignored clearly established and longstanding laws when dealing with my cases. Their actions have been the actions of tyrants and hypocrites and they have certainly brought disgrace upon the state with their actions. How much longer will I be subjected to this corruption and tyranny before justice is done? Why must I continue to suffer the unjust and illegal treatment I am being subjected to. My forefathers fought and died for this country, believing in truth, justice, and the American way. However, what I've witnessed in Horror County (P.S. Intended, emphasis added) resembles something out of the movies like Wrong Turn or The Hill Have Eyes.

How is it these officials are able to act with impunity, and have done so for years. Mine is not the only cases these irregularities have occurred in.

Please have the Court consider these issues in considering my Petition For Writ of Habeas Corpus as these facts are clearly manifested by the records in my cases. Thank you, and God Bless

P.S. Thank you for returning copies of my documents!

Sincerely
T. Bolick

11/11/11
11/11/11
11/11/11

Theodore Bolick 384070
Kirkland R³ E B1-28
4344 Broad River Rd
Columbia, S.C. 29210



U.S. POSTAGE >>> PITNEY BOWES



ZIP 29210 \$ 000.51⁰
02 4W
0000378357 JUL. 07. 2021

RECEIVED

JUL 12 7071

SC Court of Appeals

South Carolina Court of Appeals
Jenny Abbott Kitchings, Clerk
P.O. Box 11629
Columbia, S.C. 29211

SCDC

JUL 7 2021

MAIL ROOM

LEGAL
MAIL
ONLY

2921181629 B012

