

**LETTER TO THE CHIEF JUSTICE OF  
THE SUPREME COURT OF SOUTH CAROLINA**

**DECEMBER 3, 2021**

**RECEIVED**

**Dec 03 2021**

**SC Court of Appeals**

**CHIEF JUSTICE DONALD W. BEATTY  
SUPREME COURT  
1231 GERVAIS STREET  
COLUMBIA, SC 29201**

**RE: Charles R. Norris, Respondent V. Joe Clemons, Appellant  
Appellate Case No. 2021-001183 and Formerly Civil Action  
No. 2019-CP-08-00424**

Dear Chief Justice Donald W. Beatty

My name is Joe Clemons, and I have been told by The Supreme Court of South Carolina Commission on Lawyer Conduct, to contract you sir, because I can not and will not accept the notice of final deposition made by the commission on lawyer conduct. I know that that panel of judges could not and did not make that decision, if they had observed and investigate all of proofs and facts that I gave to the Office of Disciplinary Counsel on lawyers. I had filed a complaint against 3 lawyers, also I filed a complaint to The Office of Disciplinary Counsel on Judges against 3 Judges, and the proof and facts that I have is in the court's possession in the form of Audio Recording of a Trial and Hearings that these agencies or departments have the power and access to these Recording. I have spoken with Mr. John Nichols, deputy for the Supreme Court Office of Disciplinary Counsel, Mrs. Barbara W. Hinson, Mrs. Kelly Arnold, Deborah S. Mckeown, Jody W. Gilham (now at this point they will not receive or return any of my calls) and if any one of these people had investigated just some of the proof and facts that I had sent with Integrity and Courage, along with the Commission Board their could not be no way that that board could not find or ruled that all of those people did not do anything wrong. Sir, this fight and case that I have is against State Farm Life Insurance company and I won all of

the depositions, all of the hearings and even The Jury Trial, but the lawyer for State Farm has a lot of friends and influence in and on the Judicial system, that have cause court reporters to change transcripts, law clerk to change the ruling of Judges. The Department of Court Reporters of SC have lied and close their eyes to the fact that the transcripts have been changed, because I have requested according to court reporter's manual, to listen to the Audio Recordings to prove that the transcripts and Judges Rulings was changed. In that department, I have spoken with Mrs. Tonnya K. Kohn State Court Administrator, Robert McCurdy Deputy Director, Court Services, Karama T. Bailely Deputy Director, Court Reporting and Court Interpreting, Tiffany Raines Staff Attorney Judges' Scheduling, Tammie Holmes Manager, Court Reporting and Court Interpreters and all of these people I have talk to and pleaded with to just let me listen to the Audio Recording, because I know that the transcripts was altered, and I'm one of the people that was their when the recording was made.

SIR, IN MY CONCLUSION, if any of these people that have taken oath, vow, fiduciary duty had just done their job, my case against State farm would have been over, but, and because there is a system that is in place that protects some people when they violate the law, even when they have gotten caught, this system is call the GOOD OLD BOY'S SYSTEM (it feel like we are back in the 60's and they are telling me "nigga stay in your place, we run this"). Now, it seen like my fight have shifted, and I'm fighting the SC Judicial system to follow our own rules and procedures. Your Honor, in this case our Justice System do have ability, but don't have the capability unless someone that is above these departments and agencies orders them to do their job with accuracy and integrity, because the Good Old Boy's system has the power to run our justice system. Now I'm asking, requesting that you please sir, look into this situation and correct it.

Thank you Sir and I look to hear from you, please Sir your HONOR.

Joe Clemons Pro Se Litigant/Apologist for Appellant  
2202 Addidas St., Eutawville, South Carolina 29048  
(843) 753-7007

