

EXHIBIT-A

A
1

THE SUPREME COURT OF SOUTH CAROLINA

Linda Ann Tyler #248190

2020-CP-40-1583

THE (APPELLANT) Files this NOTICE
And MOTION TO APPEAL Final
Order of DISMISSAL OF (P.C.R.)
ON Procedural, Technical ERRORS

vs
THE STATE OF SOUTH CAROLINA

The (APPELLANT) Files this NOTICE And MOTION TO APPEAL, Final Order
OF DISMISSAL OF this (P.C.R.) claim.

The Honorable Judge L. CASEY Manning (Dismissed) the
P.C.R. claim on November 2021, at the Richland
County COURT OF Common Pleas, 1701 MAIN STREET,
Columbia, S.C. 29208

The (APPELLANT) states that, her claim is A PRIMA FACIE
CASE OF ACTUALY INNOUCE. APPELLANT WAS DEPRIVED OF
DUE PROCESS OF LAWS TO HAVE HER (DAUGHTER) UNDER GO
(HYPNOSIS) AS EVIDENCE FOR HER (DEFENSE) TO PROVE THAT THE
(DECEASED) DID (RAPE) AND (SODOMIZED) HER DAUGHTER
WHO WAS (ILLEGITIMATE-BORN) WHILE MARRIED TO THE (DECEASED)
THE (APPELLANT) WAS ALSO DENIED (HYPNOSIS AND SODIUM PENTHONAL
DRUG) TO PROVE THAT SHE DID NOT (PLOT TO MURDER) THE
(DECEASED) IN LIEU OF THAT, THE (APPELLANT) WAS DENIED
THE RIGHT TO (EXHUME) THE DECEASED, ACCORDING TO THE
S.C. CODE ANN LAW, AMENDED, (1992, S.C. JUR, ON SEPTEMBER
2021) SECTION - (44-66-30(A)) AND S.C. CODE ANN LAW,
(44-66-20), THE (UNIVERSITY OF SOUTH CAROLINA, LAW SCHOOL,
STATED, THE (PATIENT) MUST BE (DETERMINED) BY (2) TWO
PHYSICIANS TO BE (INCOMPETENT) AND OR TERMINALLY ILL,
TO WITHHOLD AND OR TO WITHDRAW LIFE SUPPORT. THE
DEATH OF THE (DECEASED) IS OF NATURAL CAUSES,
WHICH FREEZES THE (APPELLANT) OF THE MURDER OF
VAN TYLER JR.

RECEIVED

DEC 10 2021

Exhibit A-2

THE SUPREME COURT OF SOUTH CAROLINA

Linda Ann Tyler #248190

2020-CP-40-1583

vs

NOTICE OF INTENT TO APPEAL
S.C.A.C.R. Rule 203.

THE STATE OF SOUTH CAROLINA

AFFIDAVIT OF
SERVICE

The (Applicant) files this NOTICE and MOTION TO APPEAL the
Final Order of Dismissal of the above (P.C.R.) claim
Pursuant to S.C.A.C.R. Rule 203, also pursuant to
S.C.A.C.R. Rule 207

Supreme Court

Linda Ann Tyler #248190
November 23, 2021

Sworn and Subscribed to me

This 23 day of November 2021

[Signature]

Notary Public of South Carolina

My Commission Expires *[Signature]*

RECEIVED

DEC 10 2021

S.C. SUPREME COURT

A
2

Exhibit - A-3

A SUPREME COURT OF SOUTH CAROLINA

3 248190

Linda Ann Tyler

2020-CP-40-1583

VS

Appellant files this

THE STATE

MOTION S.C.R.C.P. Rule 59e

AFFIDAVIT OF SERVICE

The (Appellant) files this motion, Pursuant to S.C.R.C.P. Rule 59e) To Alter the Order of Judgement.

The (Appellant) RAISES the DEFENSE of Actual Innocence, and Denial of Due Process of Law, guaranteed to here by The United States Constitution Amend, 14th Amendment, U.S.C.A., Equal Protection of the Law, a Right to a Fair TRIAL

Supreme Ct.

Linda Ann Tyler
November 23, 2021

Sworn and Subscribed to me
This 23 day of November 2021
[Signature]
Notary Public of South Carolina
My Commission Expires [Signature]

RECEIVED

DEC 10 2021

S.C. SUPREME COURT

EXHIBIT-B-B-1

B
A
1

THE SUPREME COURT OF SOUTH CAROLINA

Linda Ann Tyler #248190

2020-CP-40-1583

vs.

THE STATE OF SOUTH CAROLINA

The (Appellant's) Statement of Fact
On Issues Raise For Review
On Record Of Appeal In The
Suprem Court Of South Carolina

THE STATE OF SOUTH CAROLINA, (Trial Judge, Paul E. Short, Jr)
Solicitor, Stacey Hanes and (Defense Atty's) conspired to prevent
the (Appellant) from using (HYPNOSIS and Sodium Pentothal Drugs)
AS EVIDENCE FOR HER DEFENSE.

What the (State) did, WAS HAVE THE (APPELLANT) ADMITTED OR
COMMITTED, TO THE (WILLIAM S. HALL, PSYCHIATRIC UNIT) FOR HER
TRIAL TO MEDICATE THE (APPELLANT) AND TO GIVE A FALSE (REPORT)
TO PREVENT THE (TRUTH) FROM BEING KNOWN. THE DEATH OF
VAN TYLER, JR, WAS OF NATURAL CAUSES, WAS NOT CAUSED BY
THE (APPELLANT), CONSEQUENTLY, TO THAT ISSUE... THE STATE

USED (FORENSIC EVIDENCE) - PSYCHOLOGICAL DATA, AS A WEAPON
THAT, WOULD OR COULD PRESUAIVE THE (JURY) TO BELIEVE THAT
THE (APPELLANT) WAS GUILTY AND THE (JURY) WILL BRING BACK
A GUILTY VERDICT. WHEREAS, ON APPEAL, THE SUPREME COURT
WOULD (RULE) THAT THE (APPELLANT) WOULD NOT BE ABLE TO OVER-
COME, THE FORENSIC EVIDENCE AGAINST HER; HOWEVER, UNDER

THE (1992 AMEND. 12, S.C. JUR, ON SEPTEMBER 29, 2001, THE UNIVERSITY
OF SOUTH CAROLINA, LAW SCHOOL, STATED, ACCORDING TO, (S.C. CODE ANN
LAW - SECTION - (44-66-30(A)) S.C. CODE ANN - 44-66-20 (6) UPDATE

IV, COMPETENT (9) DETERMINATION OF (COMPETENCY) MUST BE (BY)
(2) TWO PHYSICIANS TO (DETERMINED) THAT A (PATIENT) IS
UNABLE TO CONSENT TO HIS OWN TREATMENT. BOTH PHYSICIANS, MUST
CERTIFY, THE (PATIENT) IS (INCOMPETENT) AND/OR TERMINALLY ILL,
TO - WITHDRAW AND OR TO WITHHOLD LIFE SUPPORT, ACCORDING
TO, S.C. CODE ANN LAW, DEATH IS OF NATURAL CAUSES, AND
IT FREES THE (APPELLANT) OF THE (DEATH) AND MURDER OF VAN TYLER, JR.
FAMILY WROTE, DO NOT RESUSCITATE VAN TYLER, JR. SEE, TIT.

EXHIBIT-C

C THE SUPREME COURT OF SOUTH CAROLINA

1 Linda Ann Tyler #248190

2020-CP-40-1583

VS

THE (APPELLANT'S) STATEMENT OF FACT OF ISSUES RAISE FOR REVIEW ON RECORD OF APPEAL

THE STATE OF SOUTH CAROLINA

AFFIDAVIT OF SERVICE

(1) Whether Trial Judge (Paul E. Short, Jr.) Deprived the (APPELLANT) OF THE (14th Amendment, USCA) DUE PROCESS AND EQUAL PROTECTION OF THE LAW. Denying the USE OF (HYPNOSIS and Sodium Pentothal Drugs) AS A MATERIAL and GENUINENESS OF FACT, THAT THE (DECEASED) DID RAPE AND SODOMIZED THE (ILLEGITIMATE BABY) BORN TO THE (APPELLANT) WHILE SHE WAS (MARRIED) TO THE (DECEASED)

(2) Whether, THE STATE USED (Forensic Evidence) to prevent THE (APPELLANT) FROM THE USE OF (HYPNOSIS and Sodium Pentothal) WHICH WOULD PROVE THE (APPELLANT'S) CASE, AS ACTUAL INFLUENCE OF THE CRIME AND DEATH OF THE (DECEASED) (3), According, to South Carolina University, Law School. (1992 Amend 12, S.C. JUR ON SEPTEMBER 29 2021. Update IV. Competent (9) Determination of (Competency) must be (Determined) by (2) Two Physicians, to (certify) THAT THE (PATIENT) IS UNABLE TO CONSENT TO HIS OWN TREATMENT. PATIENTS must be (Incompetent) OR TERMINALLY ILL, TO WITHHOLD OR WITHDRAWAL OF LIFE SUPPORT. According to S.C. Code Ann Law, Death IS OF NATURAL CAUSES, see S.C. Code Ann Law) § (44-66-30 (A) (S.C. Code Ann Law § (44-66-80), THE (APPELLANT) WAS (DENIED) THE RIGHTS TO (EXHUME) THE (DECEASED) BECAUSE THE BODY WOULD FREE THE (APPELLANT) OF THE DEATH AND MURDER OF VAN GLEYS, JR.

Sworn and Subscribed to me
 This 28 day of November 2021
 [Signature]
 Notary Public of South Carolina
 My Commission Expires [Signature]

RECEIVED

DEC 10 2021

Gina Ann Tyler # 048180
LEATH Correctional Inst.
M-4-1060
2809 Laurel Road
Greenville, S.C. 29649

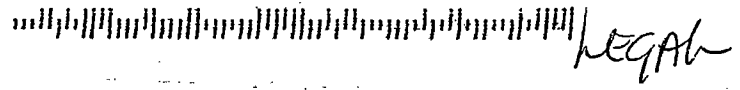
GREENVILLE SC 296

8 DEC 2021 PM 3 L



Supreme Court of South Carolina
Re: Daniel E. Shavers
P.O. Box 11330
Columbia, S.C. 29811

29211-133030



LEGAL (1)

legat
© USPS 2019

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT



legat

THE OFFICE OF CORRECTIONS, WACHEN
LEATH CORRECTIONAL INSTITUTION
IT IS THE POLICY OF THE OFFICE TO NOT
ASSUME RESPONSIBILITY FOR ITS CONTENTS

PATRICIA YELDELL, WACHEN
LEATH CORRECTIONAL INSTITUTION
SC DEPARTMENT OF CORRECTIONS