

EXHIBIT A-1

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|   |   |
|---|---|
| THE STATE OF SOUTH CAROLINA   |   |
| IN THE SUPREME COURT  |   |
| APPEAL FROM RICHLAND COUNTY   |   |
| L. CASEY MANNING, CIRCUIT COURT JUDGE   |   |
| COURT OF COMMON PLEAS   |   |
| APPELLANT<br>Linda Ann TYLER #248190<br>VS.<br>THE STATE OF SOUTH CAROLINA<br>RESPONDENT. | NOTICE OF INTENT TO APPEAL<br>S.C.A.C.R. RULE 203<br>2020-CP-40-1583<br>APPELLATE NO: 2021-001435<br>MOTION FOR A WRIT OF<br>CERTIORARI |

I, Linda Ann TYLER #248190, CERTIFY UNDER PENALTY OF PERJURY, THAT I HAVE (PERFECT) THE APPEAL, PURSUANT TO R. 267 NOTICE OF INTENT TO APPEAL FINAL ORDER OF DISMISSAL, OF THE (P.C.R.) DENIED ON NOVEMBER 14<sup>TH</sup> 2021, BY THE HONORABLE JUDGE, L. CASEY MANNING, THE COURT OF COMMON PLEAS, IN RICHLAND COUNTY 5<sup>TH</sup> FIFTH JUDICIAL CIRCUIT, 1701 MAIN STREET, COLUMBIA, S.C. 29202

C.C.  
 ATTY. GEN.  
 Yasmeen C. Klien  
 P.O. BOX 11549  
 COLUMBIA, S.C. 29211

Linda Ann Tyler #248190  
 Leath Corr. Inst.  
 M-4-106(b)  
 2809 Airport Road  
 Greenwood, S.C. 29649  
 December 29<sup>th</sup> 2021

RECEIVED RECEIVED  
 JAN - 4 2022      JAN - 4 2021  
 S.C. SUPREME COURT    S.C. SUPREME COURT

Sworn and Subscribed to me  
 This 29 day of December 2021  
 Alexandra Y. Klien  
 Notary Public of South Carolina  
 My Commission Expires 12/10/24

Exhibit A-1

A

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

APPEAL FROM RICHLAND COUNTY

L. CASEY MANNING, CIRCUIT COURT JUDGE  
COURT OF COMMON PLEAS

Linda ANN TYLER  
VS

2020-CP-40-1583  
APPELLATE NO: 2021-001435  
MOTION FOR A WRIT OF

THE STATE OF SOUTH CAROLINA CERTIORARI.

I, Linda Ann Tyler #248190, CERTIFY (under penalty of perjury that I have (perfected) the appeal, pursuant to S.C.A.C.R. Rule 267, and Rule 243)

The (appellant) file this NOTICE TO APPEAL, ORDER OF DISMISSAL OF THE (P.C.R.) on November 19<sup>th</sup> 2021 by the, Honorable Judge, L. CASEY MANNING, Circuit Court, Judge of the Court of Common Pleas, in Richland County, 1701 Main St, Columbia, SC 29909

C.C.  
Atty Gen.  
Jasmeen C. Klien  
P.O. Box 11549  
Columbia, S.C. 29911

Linda Ann Tyler 848190  
Health Care Unit  
M-4-106(b)  
2809 Airport Rd,  
Greenwood, S.C. 29649  
December 29<sup>th</sup> 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
*Linda Ann Tyler*  
Notary Public of South Carolina  
My Commission Expires 11/1/2022

RECEIVED

JAN - 4 2022

S.C. SUPREME COURT

EXHIBIT-A-1

A  
1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT  
APPEAL FROM RICHLAND COUNTY  
L. CASEY MANNING, CIRCUIT COURT JUDGE  
COURT OF COMMON PLEAS

LINDA ANN TYLER  
VS.  
THE STATE OF SOUTH CAROLINA

2020-CP-40-1583  
APPELLATE NO. 2021-001435  
MOTION FOR A WRIT OF  
CERTIORARI

I, Linda Ann Tyler #24819, certify under penalty of perjury, that I have (perfected) the (appeal) pursuant to (S.C.A.C.R. Rule 267 and Rule 243).

The (appellant) file this NOTICE OF INTENT TO APPEAL FINAL ORDER OF DISMISSAL OF (P.C.R.) on November 4, 2021 from, THE COURT OF COMMON PLEAS, CIRCUIT COURT Judge, The Honorable Judge, L. Casey Manning, in Richland County, 1701 MAIN ST, COLUMBIA, S.C. 29202

cc,  
Atty Gen.  
Jasmine C. Klien  
P.O. Box 11549  
Columbia, S.C. 29211

Linda Ann Tyler #24819  
Green Curry, Insr.  
M-4-106 (b)  
2809 Airport Rd  
Greenwood, S.C. 29649  
December 29, 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
Columbus Yhlan  
Notary Public of South Carolina  
My Commission Expires 11/10/24

RECEIVED

JAN 4 2022

S.C. SUPREME COURT

EXHIBIT A-1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT  
APPEAL FROM RICHLAND COUNTY  
L. CASEY MANNING, CIRCUIT COURT JUDGE  
COURT OF COMMON PLEAS

Linda Ann Tyler  
vs

2020-CP-40-1583  
APPELLATE NO-2021-001435  
MOTION FOR A WRIT OF  
CERTIORARI

THE STATE OF SOUTH CAROLINA  
I, Linda Ann Tyler 248190, certify under penalty of perjury, that I have (perfected) the appeal by Order of the Court, S.C.A.C.R. Rule 267, Rule 243(c) NOTICE OF INTENT TO APPEAL FINAL ORDER OF DISMISSAL OF THE (P.C.R.) from Judge L. C. MANNING at Richland County Court of Common Pleas, on November 16, 2021 Richland County, Judicial Center 1701 MAIN ST. COLUMBIA, S.C. 29202

C.C.  
Atty. Gen.  
Sashmeen C. Klien  
P.O. Box 11549  
Columbia, S.C. 29211

Linda Ann Tyler 248190  
South Carolina  
M-4-1066b  
2809 Airport Road  
Greenwood, S.C. 29649  
December 29<sup>th</sup> 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
Columbia Tyler  
Notary Public of South Carolina  
My Commission Expires 12/10/24

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JAN - 4 2022

S.C. SUPREME COURT

EXHIBIT-A-

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT  
APPEAL FROM RICHLAND COUNTY  
L. CASEY MANNING, CIRCUIT COURT JUDGE  
COURT OF COMMON PLEAS.

Linda Ann Tyler-  
VS  
THE STATE OF SOUTH CAROLINA

2020-CP-40-1583  
APPELLATE NO: 2021-001435  
MOTION FOR A WRIT OF  
CERTIORARI

I, Linda Ann Tyler #248490, CERTIFY UNDER PENALTY OF PERJURY, THAT I HAVE PERFECTED THE APPEAL BY ORDER OF THE COURT, PURSUANT TO RULE 267, S.C.A.C.R. AND RULE 243, NOTICE OF INTENT TO APPEAL, FINAL ORDER OF DISMISSAL OF (P.C.R.) ON NOVEMBER 14<sup>th</sup> 2021 BY THE HONORABLE JUDGE L. CASEY MANNING, IN THE COURT OF COMMON PLEAS, IN COLUMBIA, S.C., 1701 MAIN ST, COLUMBIA, S.C. 29202.

cc.  
Atty. Gen.  
Jasmeen C. Klien  
P.O. Box 11549  
Columbia, S.C. 29211

Linda Ann Tyler #248490  
Health Corp. Inst.  
M-4-106 (b)  
2809 Appelf Road  
Greenwood, S.C. 29649  
December 29<sup>th</sup> 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
Calandria Y. [Signature]  
Notary Public for South Carolina  
My Commission Expires 11/10/25

RECEIVED  
JAN - 4 2022  
S.C. SUPREME COURT

Exhibit-A-1

A-1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT  
APPEAL FROM RICHLAND COUNTY  
L. CASEY MANNING, CIRCUIT JUDGE  
COURT OF COMMON PLEAS

Linda Ann Tyler  
vs.

2020-CP-40-1583  
Appellate NO: 2021-001435  
MOTION FOR A WRIT OF  
CERTIORARI

THE STATE OF SOUTH CAROLINA

I, Linda Ann Tyler, #248190, CERTIFY UNDER PENALTY OF PERJURY, THAT I HAVE (PERFECTED) THE APPEAL BY ORDER OF THE COURT, PURSUANT TO S.C.A.C.R. Rule 267 and Rule 243.

NOTICE OF INTENT TO APPEAL THE FINAL ORDER OF DISMISSAL OF (P.C.R.) FROM JUDGE L. C. MANNING ON NOVEMBER 14<sup>th</sup> 2021 FROM THE COURT OF COMMON PLEAS, RICHLAND COUNTY JUDICIAL CENTER, 1701 MAIN ST COLUMBIA, S.C. 29202

C.C.  
Att. Gen.  
Jasmine C. Kien  
P.O. BOX 11349  
COLUMBIA, S.C. 29211

Linda Ann Tyler #248190  
South Carolina  
M-4-106(Cb)  
2809 Airport Rd.  
Greenville S.C. 29615  
December 29<sup>th</sup> 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
Calandra V. Hays  
Notary Public for South Carolina  
My Commission Expires 10/1/2024

RECEIVED

JAN - 4 2022

S.C. SUPREME COURT

EXHIBIT-E-5

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

E-5  
5

2020-CP-40-1583

Linda Ann Tyler

Appellate NO: 2021-001435

VS

TABLE OF AUTHORITIES

THE STATE

AFFIDAVIT OF SERVICE

PRECEDENT CASE LAWS ON HYPNOSIS

IN-Felix Cheeseboro-V-The STATE, TRIAL Judge  
Thomas Z. Cooper, Jr. "GRANTED" (Victim) MR. DAVIS  
the (Rights) to (Undergo-HYPNOSIS) DAVIS met  
with (HYPNOTIST ARTIST) "MR. ROBERT SAYER"  
who gave a (Detailed-Description) AS to the  
Gun-men, who shot him. DAVIS, later Id.  
Felix Cheeseboro, AS the Gun-men.

IN-STATE-V-JERRY EVANS, Grandfather, Id.  
the Model of the Truck and License Plate  
under (HYPNOSIS) AS the (Hit and Run) Truck  
JERRY EVANS, WAS later ARRESTED, and Pled  
Guilty, to the Crime. SOUTH CAROLINA CASE.

248100 Linda Ann Tyler  
December 29<sup>th</sup> 2021

Sworn and Subscribed to me  
This 29<sup>th</sup> day of December 2021  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 12/14/22

EXHIBIT-E-5

E-5

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

2020-CP-40-1583

Linda Ann Tyler

Appellate NO-2021-001435

vs

Table Of AUTHORITIES

THE STATE

AFFIDAVIT OF SERVICES

PRECEDENT CASE LAWS ON HYPNOSIS  
In-Felix Cheeseboro-Y-The STATE, TRIAL Judge  
(Thomas Z. COOPER, JR) "GRANTED" Victim"  
MR. K. DAVIS, the (RIGHTS) to (Undergo-HYPNOSIS)  
DAVIS, met with (HYPNOTIST-ARTIST) Robert Sayer  
who gave A (Detailed-Description) AS to the  
Coun-men, who shot him. DAVIS, later gave  
Open COURT Testimony in Felix Cheeseboro TRIAL  
IN-STATE-Y-JERRY Evans, (Grandfather,) Id,  
the Model of the (Hit and Run Truck and  
Recalled the (Discence Plate) while under  
(HYPNOSIS) JERRY EVANS, later Pled Guilty  
to the (2) counts of Hit and Run in the  
DEATH OF LAURA and LAUREN B. Age 10 and 11.

24840 Linda Ann Tyler  
December 27, 2021

Sworn and Subscribed to me

This

Dec 27, 2021  
Linda Ann Tyler

Notary Public of South Carolina

My Commission Expires

12/31/2022

RECEIVED

JAN - 4 2022

S.C. SUPREME COURT

EXHIBIT-E-1

E-1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

APPELLATE NO-2021-001435

THE STATE OF SOUTH CAROLINA TABLE OF AUTHORITIES

5<sup>th</sup> Amendment, U.S.C.A., WITNESS AGAINST HIMSELF

8<sup>th</sup> Amendment, U.S.C.A., EXCESSIVE SENTENCE

6<sup>th</sup> Amendment, U.S.C.A., Ineffective Assistance of Counsel

14<sup>th</sup> Amendment, U.S.C.A., Denied Due Process, FAIR TRIAL, WITHINSON

TRUTH-IN-SENTENCING (SENATE BILL 3096) EFFECT JAN. 1, 1996

HYPNOSIS - (1994) BECAME LAW (SUPREME COURT OF S.C.)

DEATH RIGHT TO DIE (AMEND. 1999) NOVEMBER 20 21

42 S.C. JUR, UNIVERSITY OF S.C. SCHOOL OF LAW (NOV. 2001 AMEND)

S.C. CODE ANN LAW (44-77-950)

S.C. CODE ANN LAW (44-66-30(A))

S.C. CODE ANN LAW (44-66-206)

25 S.C. JUR, REVIEW OF (CP, 590) NEW TRIAL (NOV. 2001) S.P.R.

PRECEDENT CASE LAWS ON (HYPNOSIS)

FELIX CHEESEBRO, 346 S.C. 526, S.E. 2d, 300, 535, U.S. 933

BOBBY L. HOLMES - V - U.S. 361 S.C. 333, 300 S.C. 859, (1995)

THE STATE OF SOUTH CAROLINA - V - JERRY EVANS (S.C. CASE)

KIMBERLY R. POOLE, W.P. OP. 2002, W.P. 29 A.F. 11, 605 S.E. 2d 19

(S.C. APP.) JANUARY 2002.

U.S. - V - GEORGE L. ANKARD, 197 F.2d 667

PRECEDENT CASE LAW ON - DO - NOT - RESUSCITATE.

BEATRICE WEISMAN - CARDIC ARREST

PHILLIP AND WILLIS, PROFESSIONALS, VIOLATED (DO-NOT-RESUSCITATE)

SOUTH CAROLINA STATUTE, DO-NOT-RESUSCITATE

Sworn and Subscribed to me  
This 29 day of December 2021

*[Signature]*  
Notary Public of South Carolina

My Commission Expires 11/11/24

*[Signature]*  
December 29, 2021

RECEIVED

JAN - 4 2022

S.C. SUPREME COURT

Exhibit-E-1

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THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583  
Appellate AD: 2021-001435

THE STATE OF SOUTH CAROLINA TABLE OF AUTHORITIES

- 5<sup>th</sup> Amendment, U.S.C.A., / WITNESS AGAINST HIMSELF.
- 8<sup>th</sup> Amendment, U.S.C.A., / EXCESSIVE SENTENCE
- 6<sup>th</sup> Amendment, U.S.C.A., / Ineffective Assistance OF COUNSEL
- 14<sup>th</sup> Amendment, U.S.C.A., / DENIED A FAIR TRIAL, / WITNESSES
- TRUTH-IN-SENTENCE (SENATE BILL NO. 3096) effect. JAN. 1, 1996
- HYPNOSIS (1994) BECAME LAW (SUPREME COURT OF S.C.)
- DEATH-RIGHT-TO-DIE (NOV. 2001 (Amend, 1992))
- MA.S.C. JUR, UNIVERSITY OF S.C. SCHOOL OF LAW) NOV. 2001
- S.C. Code Ann LAW (44-77-900)
- S.C. Code Ann LAW (44-66-30(A))
- S.C. Code Ann LAW (44-66-80(G))
- 25. S.C. JUR, REVIEW OF (CP, 590) NEW TRIAL, NOV. 2001
- PRECEDENT CASE LAWS ON (HYPNOSIS)
- Felix Cheeseboro, 346, S.C. 506, S.E. 2d, 305, 535, U.S. 933
- Bobby R. Holmes - v - U.S. 361, S.C. 333, 300, S.C. 259 (1995)
- THE STATE OF SOUTH CAROLINA - v - JERRY EVANS (S.C. CASE)
- Kimberly R. Poole, W.P. OP. 2002, W.P. 29, At, 11, 605, S.E. 2d 19,
- (S.C. APP.) JANUARY, 2002.
- U.S. - v - GEORGE L. A. W. KARD, 197, F. 2d, 667,
- PRECEDENT CASE LAW - ON (DO-NOT-RESUSCITATE)
- BEATRICE WEISMAN - CARDIO ARREST
- Phillip and Willis, PROFESSIONALS VIOLATED (DO-NOT-RESUSCITATE)
- SOUTH CAROLINA. Statute, (DO-NOT-RESUSCITATE)

Sworn and Subscribed to me  
 This 29 day of December 2021  
Linda Ann Tyler  
 Notary Public of South Carolina  
 My Commission Expires 1/1/2024



Exhibit B-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1538

Appellate NO=2021-001435

MOTION TO ALTER THE ORDER OF  
Judgement, S.C.R.C.P. Rule 59c

THE STATE OF South CAROLINA

AFFIDAVIT OF SERVICE

THE (APPELLANT) MOVES UPON THE ABOVE COURT, ON SAID MOTION TO ALTER THE ORDER OF JUDGEMENT, S.C.R.C.P. Rule 59c AND F.R.C.P. Rule 59c, THE (APPELLANT'S) ACT DID NOT CAUSE THE (DEATH) OF (VAN TYLER, JR), DECEASED, (SISTER) LEFT A NOTE TO WITHHOLD OR WITHDRAWAL LIFE-SUSTAINING TREATMENT ACCORDING TO S.C. CODE ANN-LAW- DEATH, THE RIGHT TO DIE WHEN THE (PATIENT) IS UNABLE TO CONSENT TO HIS OWN TREATMENT, (44-66-30A) THERE MUST BE (2) TWO (PHYSICIANS) TO (CERTIFY) THAT THE (PATIENT) IS (2) TERMINAL ILLNESS, (2) (530) PERMANENTLY CONDITION (531) UNCONSCIOUS PATIENT (533). THE (PATIENT) MUST BE (DEEM) COMPETENT- TO WITHHOLD LIFE SUSTAINING TREATMENT, (S.C. CODE ANN LAW-44-66-20(b) S.C. SCHOOL OF LAW REVIEW 2021 NOVEMBER UPDATE OF (590) PURSUANT TO LAB. S.C. JURIS PRUDENCE REVIEW OF (590) MS. ELIZABETH B. PATTERSON, POLLY R. ENGER, ESQ., PROFESSOR HOWARD B. NELSON, MULLINS, RILEY, & STRAVIT, SCARBOROUGH, ET AL. THIS IS A GENUINE ISSUE FOR A NEW TRIAL. ACCORDING TO S.C. CODE ANN LAW, (44-66-20(b) (PATIENT) MUST BE COMPETENT TO WITHHOLD OR REFUSE MEDICAL- LIFE-SUSTAINING TREATMENT. HE MUST CONSENT TWO (2) PHYSICIANS MUST (CERTIFY) IN WRITING THAT THE (PATIENT) IS (IN) COMPETENT TO ASSIST IN HIS OWN TREATMENT ACCORDING TO S.C. CODE ANN LAW, (44-66-30) A DEULT (SISTER) MADE THE DECISION TO WITHHOLD LIFE-SUSTAINING TREATMENT THE (APPELLANT) IS INNOCENT OF THE DEATH OF V. TYLER, JR.

#248190

Linda Ann Tyler  
December 2020

EXHIBIT-E-5

THE STATE OF SOUTH CAROLINA

E-5

IN THE SUPREME COURT

2020-CP-40-1583 APPELLATE NO: 2021-001435

Linda Ann Tyler

Table of Authorities

VS

PRECEDENT CASELAW ON

THE STATE

HYPNOSIS.

IN - Felix Cheesboro - v - The State, Trial Judge (Thomas Z. Cooper, Jr.) "GRANTED" the Victim (K. DAVIS) the Rights to (HYPNOSIS) DAVIS met with (HYPNOTIST-ARTIST) MR. ROBERT SAYER. DAVIS gave a detailed description, as to the (Gun men) who shot him. DAVIS, later gave OPEN COURT Testimony in (Felix Cheesboro) Trial, IN-STATE-V-JERRY EVANS (THE Grand-Father) OF (LAURA AND LAUREN) Id. the model and License Plate of the (TRUCK) that (Hit and Run) who killed his (2) Grand daughters, Ages (10-11) while walking down hard Scrabble Road. (HYPNOSIS) WAS used and (JERRY EVANS) Pled Guilty to the hit and Run Death.

#248190

Linda Ann Tyler  
December 29, 2021

Exhibit E-2

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Hinda Ann Tyler

vs

2020-CP-40-1583

APPELLATE NO-2021-001435

TABLE OF AUTHORITIES

THIRD PARTY GUILT

6<sup>th</sup> 14<sup>th</sup> Amendment U.S.C.A. VIOLATION

THE STATE OF SOUTH CAROLINA

Bobby L. Holmes - v - SOUTH CAROLINA - WAS GRANTED CERTIORARI WAS GRANTED EVIDENCE OF THIRD PARTY GUILT. THE SIXTH AND 14<sup>th</sup> AMENDMENT, U.S.C.A. EXCLUSION OF EVIDENCE OF THIRD PARTY GUILT, IN CAPITAL MURDER TRIAL, ON GROUND THAT (PROFFERED) EVIDENCE, DID NOT RAISE A REASONABLE INFERENCE AS TO (DEFENDANT'S) OWN (INNOCENCE) IN LIGHT OF STRONG (FORENSIC EVIDENCE) OF (DEFENDANT'S) GUILT, DENIED (DEFENDANT) FAIR TRIAL. COURT HAD FOCUSED ON THE STRENGTH OF THE (PROSECUTION-CASE) RATHER THAN THE (PROBATIVE-VALUE) OR THE POTENTIAL ADVERSE EFFECTS OF ADMITTING THE (DEFENSE-EVIDENCE OF THIRD PARTY'S GUILT, ABROGATING STATE - v - GAY, 343 S.C. 543, S.E. 2d, 541, U.S.C.A. CONS. AMEND. 14. QUOTING -> UNITED STATES - v - SCHEFFER, 523, U.S. 303, 308 118 S.Ct. 1261, 140 L.Ed. 2d, 413. FEDERAL CONSTITUTIONAL RIGHTS VIOLATED THE (APPELLANT) STATES THAT, THE (PROSECUTOR) USED (FORENSIC) PSYCHOLOGICAL PROFILE AS EVIDENCE, TO PREVENT THE (APPELLANT) FROM HAVING THE BODY OF (VAN TYLER, JR.) EXHUMED, AND TO PREVENT THE (APPELLANT'S) FROM USING (HYPNOSIS) ON (WITNESS) AND ON THE (APPELLANT) AND FAILED TO BRING ANY (SCIENTIFIC) PROOF OF EVIDENCE AT THE TRIAL. THERE WAS NO (MICROSCOPIC) EVIDENCE, NO AUTHENTIC X-RAYS VERIFICATION OF THE BODY OF VAN TYLER, JR. BEING (AUTOPSY) NO AUTOPSY PHOTO'S, WERE EVER INTRODUCED AT TRIAL FOR EVIDENCE. DR. BURNAS, DID NOT BRING ANY EVIDENCE TO PROVE - HE - CONDUCTED A AUTOPSY ON VAN TYLER, JR. NO RADIOLOGIST TO TESTIFY OR PHYSICIANS, DR. SKILL, DID NOT APPEAR TO TESTIFY ABOUT THE DEATH CERTIFICATE, HE WERE SAYING - DEATH - UNDETERMINED, NOT BY GASOLINE BURN - NOT BY SKIN GRAFT OPERATION, THERE CAN ONLY BE DONE DEATH. CERTIFICATE. THE STATE OFFER(S)

Exhibit E-1

E  
1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann TYLER  
vs

2020-CP-40-1583

Appellate NO-2021-001435

THE STATE OF SOUTH CAROLINA

TABLE OF AUTHORITIES

5<sup>th</sup> Amendment, USCA / SELF-WITNESS AGAINST THEMSELVES  
 9<sup>th</sup> Amendment, USCA, / EXCESSIVE SENTENCE  
 14<sup>th</sup> Amendment, USCA / Ineffective Assistance of Counsel  
 14<sup>th</sup> Amendment, USCA / DENIED A FAIR TRIAL, CALL-WITNESSES  
 TRUTH-IN-SENTENCE (SENATE BILL NO. 3096) eff. JAN 1, 1996  
 HYPNOSIS (1994) BECAME LAW SUPREME COURT OF S.C.  
 DEATH - RIGHT - TO - DIE (November 2021 - Update (Amend))  
 4<sup>th</sup> S.C. JUR. UNIVERSITY OF S.C. (SCHOOL OF LAW) Amend  
 S.C. Code Ann LAW (44-77-900)  
 S.C. Code Ann LAW (44-66-30 (A))  
 S.C. Code Ann LAW (44-66-20 (b))  
 2<sup>nd</sup> S.C. JUR. REVIEW OF (CP) 590 NEW TRIAL  
 PRECEDENT CASE LAW ON (HYPNOSIS)  
 Felix Cheesebore, 346, S.C. 526, S.E. 2d 300, 535 U.S. 933  
 Bobby D. Holmes - v - US, 361, S.C. 333, 355, S.C. 259, (1995)  
 THE STATE OF SOUTH CAROLINA - v - JERRY EVANS (S.C. CASE)  
 Kimberly R. Poole, W.P. 2022, W.P. 29, At 11, 005, S.E. 2d 19  
 (S.C. APP) JANUARY 2022,  
 U.S. - v - GEORGE L. ANKARD. 197, F.2d, 667,  
 PRECEDENT CASE LAW.

BEATRICE WEISMANN - CARDIAC ARREST  
 Phillip and Wilis, PROFESSIONALS, VIOLATED (DO-NOT-RESUSCITATE)  
 SOUTH CAROLINA STATUTE, ON (DO-NOT-RESUSCITATE)

Sworn and Subscribed to me  
 This 29 day of Dec 2021  
 [Signature]  
 Notary Public of South Carolina  
 My Commission Expires [Signature]

[Signature]  
 December 2021

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583  
APPELLATE NO-2021-001435  
MOTION TO ALTER THE ORDER OF  
JUDGEMENT, S.C.R.C.P. Rule 590  
AFFIDAVIT OF SERVICE

THE STATE OF SOUTH CAROLINA

THE APPELLANT MOVES UPON THE ABOVE COURT, ON SAID MOTION TO ALTER THE ORDER OF JUDGEMENT, S.C.R.C.P. Rule 590 F.R.C.P. 525 THE APPELLANT ACT DID NOT CAUSED THE DEATH OF (VAN TYLER, JR) ACCORDING TO S.C. CODE ANN LAW (44-66-30) A DULY (SISTER) OF THE DECEASED LEFT A NOTE TO WITHHOLD LIFE SUSTAINING TREATMENT. ACCORDING TO S.C. CODE ANN LAW (44-66-30(6)) THERE MUST BE (2) TWO PHYSICIANS TO CERTIFY THE PATIENT IS INCOMPETENT TO ASSIST IN HIS OWN TREATMENT. ACCORDING TO S.C. CODE ANN LAW, THE PATIENT MUST BE (COMPETENT) TO WITHHOLD LIFE-SUSTAINING TREATMENT, HE HAS TO CONSENT, TO WITHDRAW MEDICAL TREATMENT. ACCORDING TO (25) S.C. JURISPRUDENCE, REVIEW OF CP, 590, NOVEMBER 2021 UPDATE, THE UNIVERSITY OF SOUTH CAROLINA, SCHOOL OF LAW, MS. ERIQUELLE B. PATTERSON, POLLY D. ENGER, ESQ., PROFESSOR HOWARD B. NELSON, MULLINS, RILEY & STRAVITZ SCARBOROUGH, S.C. STATED, (REVIEW OF (525) TERMINAL CONDITIONS (531) LONG TERM CHRONIC CONDITIONS (530) PERMANENTLY UNCONSCIOUS PATIENT (533). DEATH-RIGHT TO DIE, WHEN PATIENT IS UNABLE TO CONSENT, (1) LIFE-SUSTAINING TREATMENT NEVER FOR COMPETENT PATIENT. THE RIGHT TO REVOKED CARE WOULD BE AN ISSUE, DETERMINED BY (2) TWO PHYSICIANS, WHO MUST CERTIFY THE PATIENT IS INCOMPETENT. DEATH IS ACCORDING TO S.C. CODE ANN LAW, OF NATURAL CAUSES,

Sworn and Subscribed to me  
This 29 day of Dec 2021  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 10/1/2024

Linda Ann Tyler  
December 29, 2021

EXHIBIT-B-1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler

vs.

THE STATE OF SOUTH CAROLINA

2020-CP-40-1583

APPELLATE NO-2021-001435

MOTION TO ALTER THE ORDER OF JUDGEMENT, F.R.C.P. 59e (S.C.R.P. 59e)

AFFIDAVIT OF SERVICE

The (Appellant) moves upon the above court, on said motion to alter the order of judgement pursuant to, S.C.R.C.P. 59e) F.R.C.P. 59e

THE (APPELLANT'S) ACT DID NOT CAUSE THE (DEATH) OF THE DECEASED. (THE) "DECEASED" SISTER LEFT A NOTE, TO WITHHOLD OR TO WITHDRAW LIFE SUSTAINING TREATMENT. ACCORDING TO, S.C. CODE ANN LAW) THE (PATIENT) MUST BE (A) TERMINALLY ILL PATIENT) OR UNCONSCIOUS, OR IN A COMA FOR A PERIOD OF (90) NINETY DAYS. THERE MUST BE (2) TWO PHYSICIANS TO CERTIFY IN WRITING, THAT (VAN TYLER) WAS DEEMED TO BE INCOMPETENT, TO CONSENT TO HIS OWN TREATMENT, AND MUST BE (2) ONE OF THE OTHER, TO WITHHOLD LIFE-SUSTAINING TREATMENT. S.C. CODE ANN LAW, (44-66-80(B) PATIENT MUST BE COMPETENT, TO WITHHOLD LIFE-SUSTAINING TREATMENT. UNDER (44-66-30(A) ADULT FAMILY (SISTER) OF (DECEASED) LEFT A NOTE TO WITHHOLD LIFE-SUSTAINING TREATMENT. ACCORDING TO, SOUTH CAROLINA CONSTITUTIONAL LAW, THE (PATIENT) MUST BE (COMPETENT) AND CONSENTED TO WITHHOLDING LIFE SUSTAINING TREATMENT, THE (DEATH) OF (VAN TYLER JR.) WAS OF NATURAL CAUSES, AND NOT MURDER.

Linda Ann Tyler  
December 29, 2021

Sworn and Subscribed to me  
This 29 day of December  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 12/11/24

EXHIBIT-D-1

D  
1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Jinda Ann Tyler  
vs

2020-CP-40-1583

APPELLATE NO-2021-001435

ISSUE RAISE FOR REVIEW

AFFIDAVIT OF SERVICE

THE STATE OF SOUTH CAROLINA

Whether (APPELLANT) WAS DENIED AND DEPRIVED OF HER RIGHTS, TO A FAIR TRIAL, GUARANTEED TO HER BY THE U.S. CONSTITUTIONAL 14th AMENDMENT. U.S. C.A. THE RIGHT TO USE (HYPNOSIS) AS EVIDENCE, FOR (WITNESS) TO PROVE THE (DECEASED) DID RAPE AND SODOMIZED (ILLEGITIMATELY DAUGHTER) THE AGED (2 1/2 YEARS OLD), DEPRIVED THE (APPELLANT) TO USE (HYPNOSIS) AND SODIUM PENTHOTAL-TRUTH SERMON DRUG), AS EVIDENCE FOR HER (DEFENSE). Whether TRIAL JUDGE, ERRED, WHEN HE FAIL TO GRANT (APPELLANT'S) MOTION NOTWITHSTANDING THE VERDICT, BEING THE (DECEASED) DIED FROM WITHHOLDING LIFE-SUSTAINING TREATMENT, (S.C. CODE ANN LAW-44-60-30 A)(44-60-30 B) Whether TRIAL JUDGE, ERRED, WHEN SENTENCE (APPELLANT) IN VIOLATION OF (BILL NO 3096) LIFE WITHOUT PAROLE, 16-3-20, AND 16-3-10) THREE DIFFERENT STATUTES... Whether TRIAL JUDGE, COMMITTED REVERSABLE ERROR, BY FAILING TO (DISQUALIFY) HIMSELF, FROM BEING A (CONCERNING JUDGE) ON APPELLANT'S 2<sup>ND</sup> (P.C.B) APPEAL IN THE (SUPREME COURT). Whether TRIAL JUDGE HAD (APPELLANT) COMMITTED, TO (W.S.H. INST.) MENTAL HOSP, TO BRING ABOUT A FINDING OF GUILTY, ILLEGALLY COMMITTED, WHETHER TRIAL COUSINOR, DEPRIVED THE (APPELLANT) THE RIGHT TO HAVE (DAUGHTER) TO BE A MATERIAL WITNESS, TO TESTIFY FOR HER DEFENSE.

7161810 Jinda Ann Tyler  
December 20, 2021

Sworn and Subscribed to me  
This 29 day of Dec 2021  
Jinda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 12/11/24

Exhibit E-2

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
VS

2020-CP-40-1583

APPELLATE NO-2021-001435

TABLE OF AUTHORITIES

THIRD PARTY GUILTY

14th Amend, U.S.C.A. Federal Const. Violation.

THE STATE OF SOUTH CAROLINA

BOBBY L. THOMAS, JR. - SOUTH CAROLINA, WAS (GRANTED - CERTIORARI) U.S. SUPREME COURT JUSTICE

1. S.C. CODE ANN LAW (44-77-900) CERTIFY Incompetent  
S.C. CODE ANN LAW (44-66-20 (6) Unable to consent  
S.C. CODE ANN LAW (44-66-30) Adult FAMILY DEATH - RIGHT-TO-DIE

2. S.C. JUR. SEPTEMBER 2021 Update (1992 AMEND SOUTH CAROLINA, SCHOOL OF LAW.

2 Definition OF DEATH - & RIGHT TO DIE

3 Right to Refuse medical TREATMENT (CURATIVE TREATMENT

4 Life-sustaining TREATMENT - Competent, (PATIENTS)

5 Determination OF competency (10) COURT-INTERVEN

(N) Competent 9 Determination OF competency.

Competency - The (Right to Refused medical TREATMENT, would "NORMALLY be" and ISSUE (determined) (by) (2) TWO (PHYSICIANS) WITH CERTAIN EXCEPTIONS, MUST (CERTIFY) A-PERSON "IS UNABLE TO CONSENT" TO (HIS) OWN TREATMENT.

MEAN - Incompetent) A NEW JERSEY COURT, HAS Required A Finding OF competency by (2) TWO (NON-ATTENDING (PHYSICIANS) before allowing the (WITHDRAW) OF Life-sustaining TREATMENT. THE (PATIENT) MUST consent

(39) S.C. JUR. Van Tyler, JR. did NOT consent, TO WITHHOLD life-sustaining TREATMENT, THERE IS NOTHING IN THE RECORD

TO PROVE THAT THE (DECEASED) consented to withhold life-sustaining TREATMENT, THE DECISION WAS MADE BY

(SISTER) LEFT A NOTE, TO WITHHOLD life-sustaining TREATMENT. S.C. CODE ANN LAW - DEATH NATURAL CAUSES,

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THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

2020-CP-40-1583

APPELLATE NO: 2021-CO1435

Linda Ann Tyler

TABLE OF AUTHORITIES

VS

THIRD PARTY GUILT

THE STATE

AFFIDAVIT OF SERVICE

IA.S.C. JUR. UNIVERSITY OF S.C. SCHOOL OF LAW,  
NUMBER 2021 UPDATE (AMEND-199) INTERVENED

STATUTE \*(39) PATIENT DID NOT CONSENT,  
ACCORDING TO S.C. CODE ANN LAW (44-77-900)

CERTIFICATION OF A TERMINALLY ILL OR A  
STATE OF (PERMANENT UNCONSCIOUS). ANY

PERSON WHO RELIES ON A (DECLARATION) WHEN  
ON ITS FACE, APPEARS TO HAVE BEEN EXECUTED IN  
ACCORDANCE WITH THE PROVISIONS OF THIS ( )

CHAPTER) OF WHETHER "HE HAS NO ACTUAL  
NOTICE OF (REVOCATION), AND WHO WITHHOLDING  
OR WITHDRAWS, OR PARTICIPATE IN WITHHOLDING  
OF LIFE-SUSTAINING PROCEDURES FROM A

TERMINALLY ILL OR PERMANENT UNCONSCIOUS  
PATIENT, WHO EXECUTED THE ORDER, THERE  
MUST BE (2) TWO PHYSICIANS, TO (CERTIFY)

THE PATIENT IS TERMINALLY ILL OR IS  
PERMANENT UNCONSCIOUS. DEATH OF VAN TYLER JR  
IS (DEEMED) OF NATURAL CAUSES.

2/28/21

December 29, 2021

Exhibit E-3

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STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

2020-CP-40-1583

Appellate NO-2021-001435

Linda Ann Tyler

Table of Authorities

vs

THIRD PARTY GUILT

THE STATE

AFFIDAVIT OF SERVICE

12. S.C. JWR. University of S.C. School of Law  
November 2021 Update, Amend 199 ) Intervened  
STATUTE (\*39) PATIENT - DO NOT CONSENT)  
According to. S.C. Code Ann Law. (44-77-900)  
CERTIFICATION OF A TERMINALLY ILL, OR A  
STATE OF PERMANENT UNCONSCIOUS, Any person  
who relies on a (Declaration) when on its  
face appears to have been executed in  
accordance, with the (Provisions of this →  
Chapter), OF whether, he has NO Actual  
Notice of (Revocation), and who withhold  
OR WITHDRAWS OR PARTICIPATE in withholding  
of life-sustaining procedures, from A terminally  
ill, or Permanent Unconscious Patient, who  
executed the ORDER. There must be (2) TWO  
Physicians, to (CERTIFY) the Patient is  
Terminally Ill or Unconscious. Death of  
Van Tyler, Sr, by law is (Deemed) Natural Causes.

Linda Ann Tyler 2021/10  
December 27, 2021

# EXHIBITS

E-3

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Kenda Ann Tyler

2020-CP-40-1583

vs

Appellate NO. 2021-001435

THE STATE

TABLE OF AUTHORITIES

THIRD PARTY GUILT

12.S.C.JUR. (RIGHT-TO-DIE (10) COURT

INTERVENED STATUS. (39) PATIENT-DID-NOT-CONSENT,

S.C. CODE ANN (44-77900) CERTIFICATION OF A

TERMINALLY ILL-CONDITION, OR A STATE OF PERMANENT UNCONSCIOUS, ANY PERSON WHO

RELIES ON A (DECLARATION) WHEN ON ITS

FACE APPEARS TO HAVE BEEN EXECUTED IN

ACCORDANCE WITH THE PROVISIONS OF THIS

CHAPTER, OF WHETHER HE HAS NO ACTUAL

NOTICE OF REVOCATION, AND WHO WITHHOLD

OR WITHDRAWS OR PARTICIPATE INTO WITHHOLDING

OF LIFE SUSTAINING PROCEDURES, FROM A

TERMINALLY ILL OR PERMANENT UNCONSCIOUS

PATIENT, WHO EXECUTED THE ORDER. THERE

MUST BE (2) TWO PHYSICIANS TO (CERTIFY)

THE PATIENT IS TERMINALLY ILL, OR

UNCONSCIOUS. AGAIN, DEATH OF

VAN TYLER, JR. IS DEEMED OF NATURAL

CAUSES. STATE V GAY, 343 S.C. 543 2d 541

# Exhibit-E-5

E-5

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

2020-CP-40-1583 Appellate NO:2021-001435

Linda Ann Tyler

VS

THE STATE

TABLE OF AUTHORITIES

PRECEDENT CASE LAWS ON

HYPNOSIS.

In Felix Cheeseboro-V-The STATE, Trial Judge (Thomas S. Cooper, Jr) Granted Victim (K. DAVIS) the Rights to undergo (HYPNOSIS). DAVIS met with (HYPNOTIST-ARTIST) MR. ROBERT SAYER, DAVIS GAVE A detailed description of the (-) (Gun-men) who shot him. DAVIS later appeared in the Trial of (Felix Cheeseboro) and Testified against him, AS being the (Gun-men) who shot him.. IN STATE-V-JERRY EVANS (GRAND FATHER) undergo (HYPNOSIS) and Id. The model and the License Plate of the (TRUCK) that killed his (2) two granddaughters, while walking down (Hard scrabble Road) Hit + Run Death. JERRY EVANS, Pled Guilty to the crime.. South Carolina Case. *Linda Ann Tyler*

December 29, 2021

# EXHIBIT-E-5

E+5

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

2020-CP-40-1583 APPELLATE NO-2021-001435

Linda Ann Tyler

VS

THE STATE

TABLE OF AUTHORITIES

PRECEDENT CASE LAWS ON

HYPNOSIS

In Felix Cheeseboro - v - The State, Trial Judge, (Thomas Z. Cooper, Jr.) "Granted Victim (K. DAVIS) the Rights to undergo (HYPNOSIS), DAVIS met (HYPNOTIST ARTIST) (MR. ROBERT SAYER), DAVIS gave description in detailed of the (Gun-men) who shot him, DAVIS, LATER TESTIFIED in the TRIAL OF (FELIX CHEESEBORO) and told the "Jury" Felix Cheeseboro, was the (Gun-men) who shot him. In - STATE - V - JERRY EVANS, A Richland County CASE, THE (Grand Father) Id. THE Liscene Patate NO. 01 OF THE TRUCK that (hit and Run) that (killed) his (2) Grand daughters, while walking down hardscrabble ROAD. LAURA AND LAUREN AGE (10-11), JERRY EVANS, pled guilty to the Hit + Run death. (HYPNOSIS WAS USED. Linda

December 29, 2021 - 208190

*[Signature]*

EXHIBIT-E5

E-5

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

2020-CP-40-1583 APPELLATE NO. 2021-001435

Linda Ann Tyler

vs

THE STATE

TABLE OF AUTHORITIES

Precedent Case Law on

HYPNOSIS

In-Felix Cheeseboro v- THE STATE TRIAL  
Judge, (THOMAS ZR. COOPER, JR) "Granted"  
Victim (MR. K. DAVIS) RIGHTS to use  
(HYPNOSIS). MR. DAVIS, met with the  
(HYPNOTIST-ARTIST) "MR. ROBERT SAYER,  
and gave a detailed description of the  
(Gun-men) who shot him. DAVIS, later  
TESTIFIED in Felix Cheeseboro TRIAL, and  
told the Jury (K. Cheeseboro) was the  
(Gun-men) who shot him. IN-STATE-Y  
Jerry Evans (THE Grandfather) used  
HYPNOSIS, to Recall the (Id. License-  
Plate NO. OF the Truck, that (Hit Run)  
(Killed) his (2) two Granddaughters)  
while walking down Hardscrabble Rd,  
Jerry Evans, pled Guilty to the crime,  
December 29<sup>th</sup> 2021 Linda Ann Tyler  
202190

Exhibit F-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583

Appellate NO-2021-001435

Appellant's) Brief Procedural  
Errors of Law, Statutory &

THE STATE OF South Carolina

Constitutional Error of Law

The (Appellant) can show the following facts supported by the United States Constitutional Law. Ground (2) DEATH- 78, S.C. JUR, (SOUTH CAROLINA LAW REVIEW) UNIVERSITY OF South Carolina, School of Law, November 2021 Update ( ) Amend 1992). Ms ELIZABETH S. PATTERSON (stated) NATURAL DEATH- RIGHT-TO-DIE. (531) Terminal conditions (2) (532) Long-term-Chronic Conditions (3) (533) Permanently Unconscious Patient. (According to (S.C. Code Ann LAW- (44-77-900); (S.C. Code Ann LAW- (44-66-30 @) and S.C. Code Ann LAW- (44-66-20-6). Adult Family (sister) consented and requested-withholding-life-sustaining TREATMENT, FOR (VAN TYLER, JR) According, to (S.C. Code Ann LAW- (44-77-900) There must be (2) two (Physicians) to (CERTIFY) the (Patient) is not able to consent to his own medical treatment. Patient, must have (2) one of the (3) conditions, to (withhold-life-sustaining TREATMENT. Death under these conditions are (deemed) to be of (NATURAL-CAUSES). Ground (2) HYPNOSIS, BECAME LAW in 1994) by the (SUPREME COURT OF SOUTH CAROLINA) to be used in criminal trials, for the (Defendant+ Victims) Ground (3) 14th Amendment U.S.C.A. A Right to A FAIR TRIAL to call witnesses for their defense. Ground (4) GOVERNOR David Beasley, signed crim Bill (Senate Bill 3096) on June 7th 1995, Effect into Law on Jan, 2, 1996, Enhancement Violent Offense, (2) OR MORE Violent Offense can get life-without-P.O. Parole.

Linda Ann Tyler  
December 2021

Exhibit-F-1

STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann TYLER  
vs.

2020-CP-40-1583  
Appellate NO-2021-001435  
Appellant's Brief & Procedural  
Errors OF LAW, Statutory &  
Constitutional Errors OF LAW

THE STATE OF SOUTH CAROLINA

The (Appellant) can show the following facts supported by the United STATES CONSTITUTIONAL LAW. Ground (1) DEATH-42, S.C. JUR, (SOUTH CAROLINA LAW REVIEW) UNIVERSITY OF S.C. SCHOOL OF LAW, November 2021, Update (Amend 1990) Ms. Elizabeth M. PATTERSON, (stated) NATURAL DEATH- (RIGHT-TO-DIE) (531) Terminal conditions (2) (532) Long-term-chronic-conditions (3) (533) Permanent (1) Unconscious Patient, (According to (S.C. Code Ann LAW- (44-77-900); (S.C. Code Ann LAW- (44-66-30 (A)) and S.C. Code Ann LAW- (44-66-30-(B)). Adult Family -> consented and REQUESTED-withholding life-sustaining treatment for (Van Tyler, Jr), According to (S.C. Code Ann LAW- (44-77-900) there must be (2) TWO (PHYSICIANS) TO (CERTIFY) the (Patient) is not able to consent to his own-medical treatment. Patient, must have (Done of the (3) conditions to withhold-life-sustaining treatment (1) Terminal illness (2) coma (3) Unconscious for (90) NINETY days. Secondly (Family) of Van Tyler, Jr) left-A-NOTE to withhold-life-sustaining treatment. DEATH Under these conditions ARE (Deemed) OF NATURAL CAUSES. Ground (2) HYPNOSIS, Became LAW in (1994) by the SUPREME COURT OF SOUTH CAROLINA. to be (Used AS (EVIDENCE) IN A CRIMINAL TRIAL, for (Defendant OR VICTIM). Ground (3) 14th Amendment, U.S.C.A. A Right to A FAIR TRIAL to call witnesses, to TESTIFY for their defense, Ground (4) Governor David Beasley, signed the crime Bill on June 7th 1995) became (EFFECT on Jan. 2, 1996) enhancement, Senate Bill (3096) life without parole, 2 or more violent offense.

#248 Linda Ann Tyler  
December 2021

F-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

F  
I

Linda Ann Tyler  
vs

2020-CP-40-1583  
Appellate NO-2021-001435  
APPELLANTS) BRIEF & PROCEDURAL ERRORS  
OF LAW, STATUTORY &  
CONSTITUTIONAL ERRORS OF LAW

THE STATE OF SOUTH CAROLINA

The (APPELLANT) can show the following facts supported by the United STATES CONSTITUTIONAL LAW. Ground (2) DEATH - 42 S.C. JUR. (SOUTH CAROLINA LAW REVIEW) UNIVERSITY OF S.C. SCHOOL OF LAW, NOVEMBER 2021 Update (Amend 1992) MS. ELIZABETH B. PATTERSON (stated) NATURAL DEATH - (RIGHT-TO-DIE)\* 531\* TERMINAL CONDITIONS (2)\* (532)\* LONG-TERM-CHRONIC CONDITIONS (3)\* (533)\* PERMANENTLY UNCONSCIOUS PATIENT. TO WITHHOLD-LIFE-SUSTAINING TREATMENT OF THE (PATIENT) (2) ACCORDING TO (S.C. CODE ANN - LAW - (44-77-900); (S.C. CODE ANN LAW - (44-66-30 (A)) and (S.C. CODE ANN LAW - 44-66-20 (6)). Adult Family, consented and REQUESTED - WITHHOLDING - LIFE - SUSTAINING TREATMENT, FOR (VAN TYLER, JR.). ACCORDING TO (S.C. CODE ANN LAW) (44-77-900) THERE MUST BE (2) TWO (PHYSICIANS) TO (CERTIFY) THE (PATIENT) IS NOT ABLE TO CONSENT TO HIS OWN TREATMENT. PATIENT, MUST HAVE (2) ONE OF THE (3) CONDITIONS, TO - (2) WITHHOLD - LIFE - SUSTAINING TREATMENT. (2) TERMINAL ILL (2) COMA (3) UNCONSCIOUS FOR (90) NINETY DAYS. Secondly, FAMILY OF (VAN TYLER, JR), LEFT - A - NOTE - TO - WITHHOLD LIFE - SUSTAINING TREATMENT. DEATH UNDER THESE CONDITIONS ARE (DEEMED) OF NATURAL CAUSES. Ground (2) HYPNOSIS. BECAME LAW IN (1994) BY THE (SUPREME COURT OF S.C) TO BE ISSUED AS (EVIDENCE) IN A CRIMINAL TRIAL, FOR THE (DEFENDANT OR VICTIM'S), Ground (3) 14th Amendment USCA. A RIGHT TO A FAIR TRIAL, TO CALL WITNESSES, TO TESTIFY FOR THEIR DEFENSE. Ground (4) GOVERNOR, DAVID BEASLEY, SIGNED CRIME BILL ON JUNE 7th 1995) BECAME EFFECT ON JAN 1 1996 ENHANCEMENT 2 OR MORE VIOLENT OFFENSE, LIFE W-F-P.O.F.P, HABITUAL OFFENDER, ect ect.

Linda Ann Tyler  
December 21st 2021

Exhibit-F-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

APPELLATE NO-2021-001435

THE STATE OF SOUTH CAROLINA

(APPELLANT'S) BRIEF PROCEDURAL  
ERRORS OF LAW, STATUTORY &  
CONSTITUTIONAL ERRORS OF LAW.

The (APPELLANT) can show the following facts supported by the (UNITED STATES CONSTITUTIONAL LAW, Ground (2) DEATH 42, S.C. JUR. (SOUTH CAROLINA LAW REVIEW) (UNIVERSITY OF S.C. SCHOOL OF LAW, NOVEMBER 2021, UPDATE (AMEND 1992) MS. ELIZABETH W. PATTERSON (STATED). NATURAL DEATH - DEATH (RIGHT-TO-DIE) \*531\* Terminal Conditions (2) \*532\* Long Term Chronic Conditions, (3) \*533\* PERMANENTLY UNCONSCIOUS PATIENTS. TO "WITHHOLD LIFE-SUSTAINING TREATMENT, OF THE (PATIENT). (2) According to S.C. Code Ann LAW (44-77-900) (S.C. Code Ann LAW - (44-66-30(A) and S.C. Code Ann LAW (44-66-20(B)). Adult (Family) consented and REQUESTED - WITHHOLDING OF LIFE-SUSTAINING TREATMENT OF (Van Tyler, JR). According to (S.C. Code Ann LAW (44-77-900) There must be (2) TWO (PHYSICIANS), TO (CERTIFY) the (PATIENT) IS NOT ABLE TO consent to his own TREATMENT. Patient must have (1) One of the (3) conditions, to withhold life-sustaining-medical TREATMENT. (2) TERMINALLY ILLNESS, (2) COMA, (3) UNCONSCIOUS FOR (90) NINETY DAYS. Secondly, Family (sister) left A-NOTE-TO-WITHHOLD LIFE-SUSTAINING TREATMENT. DEATH UNDER THESE CONDITIONS ARE (DEEMED) OF (NATURAL CAUSES). Ground (2) HYPNOSIS, became LAW IN (1994) BY THE (SUPREME COURT OF SOUTH CAROLINA), TO BE USED AS (EVIDENCE) IN A CRIMINAL TRIAL, FOR THE (DEFENDANT OR VICTIMS). Ground (3) 14th Amendment U.S.C.A A Right to A (FAIR-TRIAL) TO CALL WITNESSES TO TESTIFY FOR THEIR DEFENSE. (4) GOVERNOR, DAVID BEASLEY, signed, CRIME BY 11 (3086) on June 7th 1995) Effect JAN. 1, 1996.) ENHANCEMENT OF Violent crimes, Life W.P.O. Parole, (3) STRIKE you're OUT, Habitual offender. 2 or more violent offense 248190 Linda Ann Tyler December 29, 2021

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

Appellate NO 2021-001435

Appellant's Brief Procedural  
Errors of Law, Statutory &  
Constitutional Errors of Law.

THE STATE OF SOUTH CAROLINA

THE (APPELLANT) can show the following facts, supported by the United States Constitutional Law. Ground (ONE) (DEATH) 42, S.C. JUR. (SOUTH CAROLINA LAW REVIEW) UNIVERSITY OF S.C. SCHOOL OF LAW, NOVEMBER 2021 (UPDATE) Amend 1992) MS. ELIZABETH B. PATTERSON (STATED), NATURAL DEATH - Death-Right to DIE\* (531) Terminal Conditions (2) (532) Long Term Chronic Conditions (3) (533) Permanently Unconscious Patients), to withhold life-sustaining treatment, of the (2) life support. (2) according to (S.C. Code Ann LAW (44-77-900) (S.C. Code Ann LAW (44-66-30(A)) and (S.C. Code Ann (44-66-206) Adult (Family) consent and requested-withholding of life-sustaining medical treatment. OF VAN TYLER, JR.), according to (S.C. Code Ann LAW (44-77-900), there must be (2) TWO (PHYSICIANS) TO (CERTIFY) THE (PATIENT) IS NOT able to consent, to his own treatment. Patient must have (1) of the (3) conditions to withhold life-sustaining medical treatment. (1) Terminally Illness (2) Coma (3) Unconscious for a period of (90) days. Secondly, Family (SISTER) chose to withhold life-sustaining treatment, (sister) left a note-to withhold life support treatment, Death under these conditions, ARE-OF-NATURAL CAUSES Ground (2) HYPNOSIS, became LAW in (1994) by SUPREME COURT OF SOUTH CAROLINA, to be used AS EVIDENCE IN CRIMINAL CASES. for the Defendant or Victim's), Ground (3) 14th Amendment, U.S.C.A. Rights to call witness for a FAIR TRIAL, to TESTIFY in COURT, for the (Defendant), Ground (4) Governor "DAVE BEASLEY, signed Anti Death Penalty Act on June 7th 1995) for CRIME BILL (2) OR more violent offense, life without P.O. PAROLE, Effect. JAN. 7 1996 This IS MY FIRST VIOLENT OFFENSE UNDER THIS STATUTE.

Linda Ann Tyler  
December 29 2021

F-1

Exhibit F-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyker

vs.

2020-CP-40-1583

APPELLATE NO-2021-001435

APPELLANT'S BRIEF & Procedural

ERRORS OF LAW, STATUTORY &

Constitutional ERRORS OF LAW.

THE STATE OF South Carolina

The (APPELLANT) can show the following facts, supported by the United STATES Constitutional Amendments, And According to South CAROLINA Constitutional LAW. ... Ground One (DEATH) 42, S.C. JUR. (South CAROLINA LAW Review) University of S.C. School of LAW, NOVEMBER 2021) Ms. ELIZABETH M. PATTERSON, NATURAL Death - Death - Right to DIE. (531) Terminal Conditions' (532) Long Term Chronic conditions (533) Permanently Unconscious Patients). To Withhold - Life Sustaining Medical Treatment, OF Life SUPPORT. (D. ACCORDING TO S.C. Code Ann LAW (44-66-30A) (S.C. Code Ann LAW (44-66-30A) Adult (FAMILY) consent and REQUEST-TO-WITHHOLD life-sustaining medical treatment of the (PATIENT) S.C. Code Ann LAW, (1992 - Amend) 44-66-30(6) when (PATIENT) is UNABLE to consent, to his own TREATMENT. There must be (a) TWO PHYSICIANS, to certify) the (PATIENT) is unable to consent by one of the (3) either, terminally illness, Coma, Unconscious (90) days secondly, to Family member, choice to withhold life-sustaining medical TREATMENT, of Life SUPPORT, The Death under these (3) conditions ARE OF NATURAL CAUSES. (Ground 2) HYPNOSIS became LAW in 1994 by SUPREME COURT OF SOUTH CAROLINA, allowing the USE IN CRIMINAL CASES. Ground (3) 14<sup>th</sup> Amendment - Rights to A FAIR TRIAL, to call witness for the Defense and to USE HYPNOSIS AS EVIDENCE Ground (4) Anti Terrorism Death Penalty Act, came into effect on Jan. 7 1996, FOR LIFE W. P.P. (2) OR MORE VIOLENT crimes, committed in one year after this LAW. signed by, GOVERNOR, D. Beasley on June 7<sup>th</sup> 1995.

Linda Ann Tyker # 24880  
December 2021

Exhibit-B-1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

B  
T

Linda Ann Tyler  
vs,

2020-CP-40-1583  
APPELLATE NO-2021-001435  
MOTION TO ALTER THE ORDER  
OF Judgement, SCRC.P. Rule 590  
AFFIDAVIT OF SERVICE

THE STATE OF South CAROLINA

THE (APPELLANT) MOVES UPON THE ABOVE COURT, ON SAID MOTION, TO ALTER THE ORDER OF Judgement, PURSUANT TO, S.C.R.C.P. Rule 590, F.R.C.P. 590,

THE (APPLICANT) Act did NOT CAUSE THE (DEATH) OF Van Tyler, JR., (DECEASED) Sister, Left A NOTE TO WITHHOLD OR WITHDRAWAL OF LIFE-SUSTAINING TREATMENT. According TO, S.C. CODE Ann LAW, THE (PATIENT) MUST BE A (2) ONE TERMINALLY ILL (PATIENT) (2) UNCONSCIOUS, OR IN A (COMA) FOR (90) NINETY DAYS. There must be (2) TWO (PHYSICIANS) TO (CERTIFY) IN (WRITING) THAT (VAN TYLER, JR) WAS (DEEMED) TO BE (INCOMPETENT) TO CONSENT TO HIS OWN (TREATMENT) AND MUST BE (2) ONE OR THE OTHER, TO WITHHOLD LIFE-SUSTAINING TREATMENT. According to, S.C. CODE Ann LAW-44-66-30 (A) Adult FAMILY (Sister) OF (DECEASED) Left A NOTE TO WITHHOLD LIFE-SUSTAINING TREATMENT. According to, S.C. CODE Ann LAW (44-66-30-6), THE (PATIENT) MUST BE TERMINALLY ILL, UNCONSCIOUS OR IN A COMA, TO WITHHOLD LIFE-SUSTAINING TREATMENT, WITH THE (VERIFICATION AND CERTIFICATION OF (2) TWO PHYSICIANS. According to S.C. CODE Ann LAW DEATH-RIGHT TO DIE (44-66-30 (A)) WHEN (PATIENT) IS UNABLE TO CONSENT (533) (530) (531) UNIVERSITY OF SOUTH CAROLINA, SCHOOL OF LAW, 42 S.C. LAW REVIEW 525 (Elizabeth B. PATTERSON) REVIEW OF 590, November 2021 UPDATE. THE DEATH IS DEEM OF NATURAL CAUSES, NOT MURDER

Linda Ann Tyler 2021  
December 29th 2021

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583  
APPELLATE NO-2021-001435  
MOTION TO ALTER THE ORDER OF  
JUDGEMENT, S.C.R.C.P. Rule 59e  
AFFIDAVIT OF SERVICE

THE STATE OF SOUTH CAROLINA

THE (APPELLANT) MOVES UPON THE COURT, ON SAID MOTION TO ALTER THE ORDER OF JUDGEMENT, PURSUANT TO, S.C.R.C.P. Rule 59e, F.R.C.P. Rule 59e

THE (APPELLANT) ACT DID NOT CAUSE THE (DEATH) OF THE (DECEASED) THE (DECEASED) SISTER, LEFT A NOTE- TO WITHHOLD OR WITHDRAW- LIFE- SUSTAINING TREATMENT, ACCORDING TO, S.C. CODE ANN LAW (THE PATIENT) MUST BE A (TERMINALLY ILL PATIENT) (2) OR UNCONSCIOUS, OR IN A COMA, FOR A PERIOD OF (90) NINETY DAYS,

THERE MUST BE (2) TWO, (PHYSICIANS) TO CERTIFY IN WRITING THAT (VAN TYLER, JR.) WAS (DEEMED) TO BE ( ) IN (COMPETENT) TO CONSENT TO HIS OWN TREATMENT, AND MUST BE (2) ONE OF THE OTHER, TO WITHHOLD LIFE-SUSTAINING TREATMENT, ACCORDING TO (S.C. CODE ANN LAW (44-66-20 (6)) (PATIENT) MUST BE (COMPETENT) TO WITHHOLD LIFE SUSTAINING TREATMENT, ACCORDING TO (S.C. CODE ANN LAW-44-66-30 (A))

ADULT FAMILY (SISTER) OF (DECEASED) LEFT A NOTE-TO WITHHOLD- LIFE- SUSTAINING TREATMENT, ACCORDING TO, (S.C. CODE ANN) CONSTITUTIONAL LAW, THE (PATIENT) MUST BE (COMPETENT) AND CONSENTED, TO WITHHOLD LIFE-SUSTAINING, TREATMENT, THE (DEATH) OF V. TYLER, JR. IS AND WAS OF NATURAL CAUSES, RIGHT TO DIE WAS OF HIS FAMILY. HE WAS NOT MURDERED BY LAWYERS...

Linda Ann Tyler  
December 29, 2021

Sworn and Subscribed to me  
This 29 day of December 2021  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 11/11/24

Exhibit B-1

B  
1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

APPELLATE NO-2021-001435

MOTION TO ALTER THE ORDER OF  
JUDGEMENT, S.C.R.C.P. Rule 59(a)

THE STATE OF South Carolina

AFFIDAVIT OF SERVICE

THE (APPELLANT) MOVES UPON THE ABOVE COURT, ON SAID MOTION TO ALTER - THE ORDER OF JUDGEMENT, S.C.R.C.P. Rule 59(a). THE (APPELLANT) Act did NOT cause the (DEATH) OF (VAN TYLER, JR.), DECEASED (SISTER) LEFT A NOTE, TO WITHHOLD OR WITHDRAW - LIFE - SUSTAINING TREATMENT. ACCORDING TO S.C. CODE ANN LAW - DEATH AND RIGHT TO DIE, WHEN THE (PATIENT) IS UNABLE TO CONSENT, (44-66-30-A) WHEN THE (PATIENT) HAS A TERMINAL CONDITION (531) AND (PERMANENTLY UNCONSCIOUS PATIENT (533)), THE UNIVERSITY OF SOUTH CAROLINA - SCHOOL OF LAW REVIEW 2021 UPDATE, PURSUANT TO (25, S.C. JURISPRUDENCE, REVIEW OF (590), ELIZABETH B. PATTERSON, POLLY W. ENGER ESQ. PROFESSOR, HOWARD B. NELSON, WILLIAMS, RILEY S. STRAVIT SCARBOROUGH, ET AL. THIS IS A GENUINE ISSUE FOR A NEW TRIAL. (Quoting - BARBER - Hospital Corp, OF AM, 977 F.2d, 874 (4th Cir, 1992) ACCORDING TO S.C. CODE ANN LAW, THE (PATIENT) MUST BE INCOMPETENT TO ASSIST IN HIS OWN TREATMENT, (2) TWO PHYSICIANS MUST (CERTIFY) THE (PATIENT) IS (INCOMPETENT) TO WITHHOLD LIFE-SUSTAINING TREATMENT (44-66-30-A) ADULT FAMILY MADE THE DECISION TO WITHHOLD LIFE-SUSTAINING TREATMENT. S.C. CODE ANN LAW PATIENT MUST BE COMPETENT, TO WITHHOLD LIFE-SUSTAINING TREATMENT, HE MUST CONSENT, (44-66-20-6)

Linda Ann Tyler  
December 27, 2021

EXHIBIT-C-1

THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

APPELLATE NO: 2021-001435

THE STATE OF SOUTH CAROLINA

STATEMENT OF FACT

CIT

THE (APPELLANT) IS ACTUAL INNOCENT OF THE (MURDER) OF (V. TYLER JR.) THIS IS A PRIMA FACIE CASE THE (DECEASED) VAN TYLER, JR. WAS ON (LIFE-SUPPORT), ACCORDING TO (S.C. CODE ANN LAW) (44-77-900) THERE MUST BE (2) TWO (PHYSICIAN'S) TO (CERTIFY) THAT THE (PATIENT) VAN TYLER, JR. WAS (DEEMED) (2) UNCONSCIOUS, OR IN A (COMA) FOR A PERIOD OF (90) NINETY DAYS. (2) TERMINALLY ILL PATIENT. IN ORDER TO WITHHOLD OR WITHDRAWAL OF (LIFE-SUSTAINING-TREATMENT) ACCORDING TO (S.C. CODE ANN LAW) S.C. SCHOOL OF LAW, 12 S.C. JUR. (DEATH)-RIGHT TO DIE /RIGHT TO (LIVE) THE (PATIENT) MUST CONSENT. AND MUST BE (COMPETENT). IN THIS CASE, ACCORDING TO (S.C. CODE ANN LAW) (44-66-30A) ADULT FAMILY (SISTER) MADE THE (DECISION) TO WITHHOLD OR WITHDRAWAL (LIFE-SUSTAINING TREATMENT), ACCORDING TO (S.C. CODE ANN LAW) (44-66-20-(6)) 12 S.C. JUR. OF (SEPTEMBER 2021, UPDATE (1992 AMEND) THE AMEND CLEARLY, STATES THAT, UNDER ARTICLE (9) OR CHAPTER (9) THE (RIGHT-TO-REFUSE) (MEDICAL-TREATMENT), "THE (PATIENT) MUST BE (COMPETENT) VAN TYLER JR. WAS COMPETENT. HE (VAN TYLER JR.) WAS NOT (BRAIN-DEAD) QUOTING-COM-Y-GOLDSTEIN, 373, MASS 249, 202, 366 W.E.2d 744) FINAL CONCLUSION OF LAW, ACCORDING TO, S.C. CONSTITUTIONAL LAW, (S.C. SCHOOL OF LAW). THE CAUSE OF (DEATH) OF (VAN TYLER, JR.) WAS AND IS OF (NATURAL CAUSES) DR. J.M. STILL, JR. SIGNED (DEATH-CERTIFICATE) AS (UNDETERMINED) S.C. CODE ANN LAW, S.C. SCHOOL OF LAW NO. 39, S.C. JUR. (44-66-20-(6)) THE (PATIENT) MUST BE (COMPETENT) TO WITHHOLD OR WITHDRAWAL, LIFE-SUSTAINING TREATMENT

Linda Ann Tyler + 248180  
December 27, 2021

# EXHIBIT-C-1

C  
T

## THE STATE OF SOUTH CAROLINA IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

Appellate NO: 2021-001435

THE STATE OF SOUTH CAROLINA STATEMENT OF FACT

The (APPELLANT) IS ACTUAL INNOCENT OF MURDER OF VAN TYLER, JR. THIS IS A PRIMA FACIE CASE.

THE (DECEASED) WAS ON LIFE SUPPORT.

According to, S.C. Code Ann LAW (44-77-900) there must be (2) two physicians, to (CERTIFY) the (PATIENT) to be, (1) UNCONSCIOUS IN A COMA, OR HAVE A (2) TERMINAL ILLNESS, to WITHHOLD OR TO WITHDRAW, LIFE-SUSTAINING TREATMENT.

12. S.C. JUR. DEATH AND RIGHT TO DIE / RIGHT TO LIVE S.C. Code Ann LAW - (44-66-30 A) Adult family, made the decision to withdraw life support.

S.C. Code Ann LAW (44-66-20-6) 12. S.C. JUR. September 2021 update (1992 Amend) THE CLEARLY STATES THAT UNDER ARTICLE (9) OR CHAPTER (9) THE RIGHT TO REFUSE MEDICAL TREATMENT, THE (PATIENT) MUST BE (COMPETENT) VAN TYLER, JURY, WAS COMPETENT, (DECEASED) WAS NOT - (BRAIN-DEAD) (QUOTING - COLSTON-V-CORN 373 MASS. 249, 252, 366, W.F. 2d, 744.

Final conclusion of LAW according to, S.C. const. and S.C. SCHOOL OF LAW, DEATH IS OF NATURAL CAUSES. DR. J.M. STILL, JR. signed DEATH AS

(UNDERDETERMINED.) RAMEOLICES. SEE, DEATH CERTIFICATE FROM GEORGIA, BURNS CENTER, S.C. Code Ann LAW - (44-66-20-6) NO. 39, S.C.

JUR. STATES THE (PATIENT - DID NOT CONSENT) TO WITHHOLD OR WITHDRAWAL, LIFE-SUSTAINING TREATMENT.

Linda Ann Tyler #248180  
December 29<sup>th</sup> 2021

# EXHIBIT-C-1

C-1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann TYLER

vs.

2020-CP-40-1538

APPELLATE NO. 2021-001435

THE STATE OF SOUTH CAROLINA, STATEMENT OF FACT

THE (APPELLANT) IS ACTUAL INNOCENT OF MURDER OF (VAN TYLER, JR.) THIS IS A (PRIMA FACIE CASE)

THE (DECEASED) WAS ON (WIFE-SUPPORT) ACCORDING TO S.C. CODE ANN LAW (44-77-900), THERE MUST BE (2) TWO (PHYSICIANS) TO (CERTIFY) THAT THE PATIENT (VAN TYLER, JR.) WAS TO BE (1) UNCONSCIOUS, OR IN A COMA, FOR A PERIOD OF (90) ninety days, (2) MUST BE A (TERMINALLY ILL PATIENT) IN ORDER TO WITHHOLD OR WITHDRAWAL - LIFE-SUSTAINING TREATMENT, ACCORDING TO S.C. SCHOOL OF LAW,

12. S.C. JUR. DEATH AND RIGHT TO DIE / RIGHT TO LIVE THE (PATIENT) MUST CONSENT AND MUST BE A COMPETENT PATIENT). IN THIS CASE ACCORDING

TO S.C. CODE ANN LAW - (44-66-30 (A)) ADULT FAMILY (SISTER) MADE THE DECISION, TO WITHHOLD OR TO

WITHDRAW LIFE-SUSTAINING TREATMENT. ACCORDING TO S.C. CODE ANN LAW - (44-66-20-6), 12. S.C. JUR. OF SEPTEMBER OF 2001 UPDATE (1992-AMEND) THE AMEND

CLEARLY STATES THAT UNDER (ARTICLE 9) OR CHAPTER (9)

THE RIGHT TO REFUSE MEDICAL TREATMENT, THE (PATIENT) (VAN TYLER, JR.) MUST BE COMPETENT

VAN TYLER, JR. WAS COMPETENT) HE (VAN TYLER, JR.) WAS NOT (BRAIN-DEAD) - (Quoting - COM V -

COLSTON, 373 MASS. 249, 252, 366 W.E. 2d, 744

FINAL CONCLUSION OF LAW, ACCORDING TO SOUTH CAROLINA CONSTITUTIONAL LAW, S.C. SCHOOL OF LAW, DEATH IS

OF NATURAL CAUSES, DR. S. M. STILL, JR. SIGN DEATH

CERTIFICATE AS (UNDERTERMINED). GEORGE DEATH CERTIFICATE

S.C. CODE ANN LAW (44-66-20-6) NO. 39, S.C. JUR.

THE (PATIENT) DID NOT CONSENT TO WITHHOLD OR THE WITHDRAWAL OF LIFE-SUSTAINING TREATMENT,

Linda Ann Tyler  
December 2021

Exhibit - C-1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann TYLER  
vs

2020-CP-40-1583

APPELLATE NO: 2021-001435

THE STATE OF SOUTH CAROLINA STATEMENT OF FACT.

The (APPELLANT) IS ACTUAL INNOCENT OF MURDER, OF VAN TYLER JR. THIS IS A PRIMA FACIE CASE. THE (DECEASED) WAS ON (LIFE-SUPPORT) ACCORDING TO S.C. CODE ANN LAW (44-77-900) THERE MUST BE (A) TWO (PHYSICIANS) TO CERTIFY THAT THE (PATIENT) V. TYLER JR. WAS TO BE DEEMED (1) UNCONSCIOUS OR IN A COMA FOR A PERIOD OF (90) ninety days (2) TERMINALLY ILL. IN ORDER TO WITHHOLD OR WITHDRAWAL, LIFE-SUSTAINING TREATMENT. ACCORDING TO S.C. SCHOOL OF LAW, 12, S.C. SUR. (DEATH - RIGHT TO DIE / RIGHT TO LIVE. THE (PATIENT) MUST (CONSENT) and must be A (COMPETENT-PATIENT) IN THIS CASE, ACCORDING TO S.C. CODE ANN LAW (44-66-30(A)) ADULT FAMILY (SISTER) MADE THE DECISION TO, WITHHOLD OR WITHDRAWAL OF (LIFE-SUSTAINING TREATMENT). ACCORDING TO, S.C. CODE ANN LAW (44-66-20) (b) 12, S.C. SUR. OF SEPTEMBER OF 2021, UPDATE (1992 AMEND) THE AMEND CLEARLY STATES THAT UNDER (ARTICLE 9) OR CHAPTER (9) THE RIGHT TO REFUSE (MEDICAL TREATMENT) THE (PATIENT) V. TYLER JR. MUST BE (COMPETENT). VAN TYLER JR., WAS (COMPETENT) HE (V. TYLER JR.) WAS NOT-(BRAIN-DEAD)-QUOTING-COM-V. GOLSTON, 373 MASS 249, 252, 366, W.E. 2d, 744. FINAL CONCLUSION OF LAW, ACCORDING TO SOUTH CAROLINA CONSTITUTIONAL LAW, S.C. SCHOOL OF LAW, DEATH OF (V. TYLER JR) WAS AND WAS OF NATURAL CAUSES. DR. J.M. STILL, JR OF AUGUSTA BURN CENTER, SIGNED (DEATH-CERTIFICATE) AS (UNDER-TERMINAL). S.C. CODE ANN LAW (44-66-20-(b)) NO. 39, S.C. SUR. THE PATIENT DID NOT CONSENT TO WITHHOLD OR WITHDRAWAL, OF LIFE SUSTAINING TREATMENT.

Linda Ann Tyler vs Tyler  
December 29, 2021

# Exhibit-C-1

## THE STATE OF SOUTH CAROLINA IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583

APPELLATE NO: 2021-001435

THE STATE OF SOUTH CAROLINA

STATEMENT OF FACT

THE (APPELLANT) IS ACTUALLY INNOCENT OF MURDER OF VAN TYLER, JR, THIS IS A (PRIMA-FACIE-CASE). THE (DECEASED) WAS ON (LIFE-SUPPORT), ACCORDING TO S.C. CODE ANN LAW (44-77-900) THERE MUST BE (2) TWO (PHYSICIANS) TO CERTIFY THAT THE (PATIENT) V. TYLER JR WAS TO BE (DEEMED) (1) INCONSCIOUS OR IN A COMA FOR (90) NINETY DAYS. (2) TERMINALLY ILL PATIENT) IN ORDER TO WITHHOLD OR WITHDRAWAL LIFE-SUSTAINING TREATMENT. ACCORDING TO (S.C. SCHOOL OF LAW - 12, S.C. JUR. (DEATH - RIGHT TO DIE & LIVE, COMPETENT) PATIENT. IN THIS CASE, ACCORDING TO (SISTER) MADE THE (DECISION) TO WITHHOLD OR WITHDRAWAL OF (LIFE-SUSTAINING TREATMENT). ACCORDING TO S.C. CODE ANN LAW (44-66-30-A) ADULT FAMILY (SEPTEMBER 2021, WSP DATE (1992 AMEND) THE AMEND CLEARLY STATES THAT, UNDER ARTICLE (OUR CHAPTER (P, THE RIGHT TO REFUSE (MEDICAL TREATMENT) THE (PATIENT) V. TYLER, JR, MUST BE (COMPETENT). VAN TYLER, JR, WAS (COMPETENT). HE (VAN TYLER, JR) WAS NOT (BRAIN-DEAD) QUATING COM-Y. GOLSTON, 373 MASS, 249, 252, 366, W.E. 2d, 744, FINAL CONCLUSION OF LAW, ACCORDING TO S.C. CONSTITUTIONAL LAW, S.C. SCHOOL OF LAW, THE DEATH OF (VAN TYLER, JR) IS AND WAS OF NATURAL CAUSES. DR. J.M. STILL, JR OF AUGUSTA BURNS CENTER, SIGN DEATH CERTIFICATE, UNDER TERMINAL, S.C. CODE ANN LAW (44-66-26-6) NO. 39, S.C. JUR. THE (PATIENT) MUST CONSENT TO WITHHOLD OR WITHDRAWAL LIFE SUSTAINING TREATMENT. #2021 Linda Ann Tyler - December 29, 2021

Exhibit-C-1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583

Appellate NO: 2021-001435

THE STATE OF SOUTH CAROLINA STATEMENT OF FACT

The (Appellant) IS ACTUAL INNOCENT OF MURDER OF Van Tyler, JR. THIS IS A PRIMA FACIE CASE, THE (deceased) WAS ON (LIFE-SUPPORT) ACCORDING TO, S.C. CODE ANN LAW (44-77-900) THERE MUST BE (2) TWO (PHYSICIANS) TO (CERTIFY) THAT THE (PATIENT) VAN TYLER, JR. WAS (DEEMED) (1) UNCONSCIOUS, OR IN A (COMA) FOR (90) HOURS OR (2) TERMINALLY ILL (PATIENT). IN ORDER TO WITHHOLD OR WITHDRAWAL OF (LIFE-SUSTAINING TREATMENT) ACCORDING TO (S.C. CODE ANN LAW) S.C. SCHOOL OF LAW, 12. S.C. JUR (DEATH-RIGHT TO DIE / RIGHT TO LIVE), THE (PATIENT) MUST CONSENT, AND MUST BE A (COMPETENT-PATIENT). IN THIS CASE, ACCORDING TO (S.C. CODE ANN LAW- (44-66-30A) ADULT FAMILY (SISTER) MADE THE (DECISION) TO WITHHOLD OR WITHDRAWAL OF (LIFE-SUSTAINING TREATMENT),

ACCORDING TO (S.C. CODE ANN LAW (44-66-20-6) 12. S.C. JUR. OF SEPTEMBER 2021, UPDATE (1992 AMEND), THE AMEND CLEARLY STATES THAT UNDER ARTICLE (9) OR CHAPTER (9) THE RIGHT TO REFUSE (MEDICAL TREATMENT) THE (PATIENT) V. TYLER, JR. MUST BE (COMPETENT). VAN TYLER, JR. WAS (COMPETENT) HE (V. TYLER, JR) WAS NOT (BRAIN-DEAD) QUOTING - COM - V - COLSTON, 373 MASS 249 252, 366 WE 2d 744). FINAL CONCLUSION OF LAW, ACCORDING TO, S.C. CONSTITUTIONAL LAW, S.C. SCHOOL OF LAW, THE CAUSE OF (DEATH) OF (VAN TYLER, JR) IS AND WAS OF NATURAL CAUSES. DR. S.M. STILL, JR OF AUGUSTA BURN CENTER, IN THE STATE OF GEORGIA, SIGNED (DEATH-CERTIFICATE AS (UNDER-TERMINED), S.C. CODE ANN LAW, S.C. SCHOOL OF LAW NO. 39, S.C. JUR (44-66-20-6) THE (PATIENT) MUST BE COMPETENT, TO WITHHOLD OR WITHDRAWAL LIFE-SUSTAINING TREATMENT.

Linda Ann Tyler 248190  
December 29<sup>th</sup> 2021

Exhibit-D-1

D  
T

STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP-40-1583  
APPELLATE NO-2021-001435  
ISSUE RAISE FOR REVIEW

THE STATE OF SOUTH CAROLINA

AFFIDAVIT OF SERVICE

Whether the (APPELLANT) WAS (DENIED AND DEPRIVED) OF HER RIGHTS TO A FAIR TRIAL, GUARANTEED TO HER BY THE (U.S. CONSTITUTIONAL) 14th Amendment, U.S.C.A. THE RIGHTS TO USE (HYPNOSIS) AND SODIUM PENTHOTAL-TRENTH SERMON DRUGS, FOR HER DEFENSE, AS EVIDENCE TO PROVE THE (DECEASED) DID RAPE AND SODOMIZED THE 2 1/2 YEAR OLD (ILLEGITIMATELY DAUGHTER), WHETHER TRIAL JUDGE, COMMITTED REVERSABLE ERROR, WHEN (HE) DENIED THE (APPELLANT'S) RIGHT TO A MOTION NOTWITHSTANDING THE VERDICT... WHETHER TRIAL JUDGE ERRED WHEN (HE) HAD (APPELLANT) COMMITTED TO (WIS. HALL, TEX.) TO BE ILLEGALLY MEDICATED, TO BRING ABOUT A JURY FINDING OF GUILTY OF MURDER, OF VAN TYLER, JR... WHETHER TRIAL JUDGE, ERRED WHEN (HE) SENTENCE THE (APPELLANT) UNDER SENATE BILL NO 3096) UNDER (3) THREE DIFFERENT STATUTES, LIFE WITHOUT P. P. OF PAROLE, (16-45-95) (16-3-10) AND (16-20-10) MONETARY GAINS OF INSURANCE MONEY) THE ANTI TERRORISM DEATH PENALTY ACT, CAME INTO EFFECT, JAN. 7, 1986, THE SENTENCE IS UNCONSTITUTIONAL... WHETHER TRIAL JUDGE, ERRED WHEN (HE) FAILED TO (DISQUALIFY) HIMSELF, ON (APPELLANT'S) PCR APPEAL IN THE SUPREME COURT, JUDGE P.E. SHOFFER, RELED ON THE DENIAL OF THE (APPELLANT'S) 1st P.C.R. WHETHER TRIAL COURT DENIED THE (APPELLANT) THE RIGHTS TO HAVE (DAUGHTER) TO BE A (WITNESS) TO GIVE OPEN COURT TESTIMONY ABOUT THE (DECEASED) RAPE AND SODOMIZING THE (APPELLANT'S) ILLEGITIMATELY DAUGHTER 2 1/2 YEARS OLD THE RIGHT TO USE (HYPNOSIS AS EVIDENCE FOR DEFENSE, SENTENCE UNCONSTITUTIONAL, DECEASED DEATH, ACCORDING TO, S.C. CRIMINAL LAW WAS OF NATURAL CAUSES (44-66-3A) WITHHOLDING LIFE-SUSTAINING TREATMENT (44-66-24(6)). TERMINAL ILLNESS.

Linda Ann Tyler  
208190  
December 27, 2021

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

P  
1

Linda Ann THER  
vs.

2021-CP-40-1583  
APPELLATE NO-2021-001435

THE STATE OF SOUTH CAROLINA

ISSUE RAISE FOR REVIEW  
AFFIDAVIT OF SERVICE

Whether (Appellant) was Denied and Deprived of her Rights  
to A FAIR TRIAL, GUARANTEED to her by the U.S. Constitution  
14th Amendment. U.S.C.A. THE RIGHT TO USE (HYPNOSIS)  
AS EVIDENCE FOR WITNESS TO PROVE THE (DECEASED) DID  
RAPE AND SODOMIZED (ILLEGITIMATELY CHILD). DEPRIVED THE  
APPELLANT TO USE HYPNOSIS SODIUM PENTHONAL TRUTH SERMON  
DRUG AS EVIDENCE FOR HER DEFENSE.

Whether TRIAL JUDGE COMMITTED REVERSAL ERROR, WHEN  
HE DENIED (APPELLANT'S) MOTION NOTWITHSTANDING THE VERDICT,  
Whether TRIAL JUDGE ERRED WHEN HE FAILED TO (REMOVE)  
(DISQUALIFY) HIMSELF ON (APPELLANT'S) P.C.R. WHEN (JUDGE  
P. E. STORBY JR.) WAS ONE OF THE CONCURRING JUDGES, DENYING  
THE (APPELLANT'S) (2<sup>ST</sup>) FIRST P.C.R.

Whether TRIAL COUNSEL, DEPRIVED (APPELLANT) OF HER RIGHTS  
TO HAVE HER (DAUGHTER) TO GIVE OPEN COURT TESTIMONY OF  
THE RAPE BY THE (DECEASED) 6th Amendment U.S.C.A.

Whether TRIAL JUDGE SENTENCE (APPELLANT) IN VIOLATION OF  
(BILL NO 3096) LIFE WITHOUT PAROLE. IN VIOLATION OF THE ANTI  
TERRORISM DEATH PENALTY ACT. THIS IS THE (APPELLANT) 7<sup>ST</sup> OFFENSE  
UNDER THE 1995 AMENDMENT WHICH CAME INTO EFFECT, JAN. 1, 1996  
THE (APPELLANT) WAS ILLEGALLY COMMITTED TO (W.S.H. INST) TO BRING  
ABOUT A GUILTY FINDING OF MURDER,  
DEATH WAS OF NATURAL CAUSES. S.C. CODE ANN. # 208180

DEATH-RIGHT TO DTE -  
Linda Ann THER  
December 2021

EXHIBIT - D - 1

D  
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STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs.

2020-CP40-1583  
APPELLATE NO-2021-001435  
ISSUE RAISE FOR REVIEW

THE STATE OF SOUTH CAROLINA

AFFIDAVIT OF SERVICE

Whether the (APPELLANT) WAS DENIED AND DEPRIVED OF HER RIGHTS TO A FAIR TRIAL, GUARANTEED TO HER BY THE U.S. CONSTITUTIONAL 14th AMENDMENT, U.S. CON. THE RIGHTS TO USE (HYPNOSIS) AS EVIDENCE FOR HER DEFENSE, FOR (DAUGHTER) TO USE (HYPNOSIS) TO PROVE THE (DECEASED) DID (RAPE AND SODOMIZED THE 2 1/2 YEAR OLD ILLEGITIMATELY DAUGHTER). DEPRIVED THE (APPELLANT) THE RIGHTS TO USE (HYPNOSIS AND SODIUM PENTHOTAL- TRUTH SERMON DRUG TO PROVE HER CASE AND CRIME), AS EVIDENCE. WHETHER TRIAL JUDGE, ERRED, WHEN HE FAILED TO GRANT APPELLANT'S MOTION NOTWITHSTANDING THE VERDICT, BEING THAT (DECEASED) DEATH ACCORDING TO S.C. CODE ANN LAW- 44-66-306) WITHHOLDING LIFE-SUSTAINING TREATMENT, (ALSO) S.C. CODE ANN LAW- 44-66-306). WHETHER TRIAL JUDGE, ERRED WHEN HE HAD (APPELLANT) COMMITTED TO THE (WIS. HALL INST. MENTAL HOSP.) TO BRING ABOUT AN ILLEGAL CONVICTION OF THE APPELLANT, TO USE (PHYSO) EVIDENCE TO CONVICTED THE JURY THE (APPELLANT) COMMITTED THE MURDER. WHETHER TRIAL JUDGE, ERRED, WHEN HE FAILED TO (REMOVE) (DISQUALIFY) HIMSELF FROM RULING ON (APPELLANT'S) P.C.R. APPEAL, IN THE SUPREME COURT. WHETHER TRIAL JUDGE ERRED WHEN HE (SENTENCE) APPELLANT ILLEGALLY UNDER (SENATE BILL NO. 3096) IN VIOLATION OF (TRUTH) IN SENTENCING, APPELLANT WAS SENTENCED UNDER (3) DIFFERENT STATUTES, (16-3-40) (16-3-20) (16-45-95-THREE STRIKES YOU OUT. WHETHER TRIAL COUNSELOR DEPRIVED (APPELLANT) RIGHTS TO HAVE (DAUGHTER) TO TESTIFY AND USE (HYPNOSIS) AS EVIDENCE, TO PROVE (DECEASED) DID RAPE AND SODOMIZE DAUGHTER.

Linda Ann Tyler  
December 26, 2021

EXHIBIT-D-1

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1

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583

APPELLATE NO-2021-001435

ISSUE RAISE FOR REVIEW

The STATE OF South Carolina

AFFIDAVIT OF SERVICE

Whether the (APPELLANT) WAS denied and deprived of her rights to A FAIR TRIAL, GUARANTEED to her, by the (U.S. CONSTITUTIONAL) 14<sup>th</sup> Amendment (U.S.C.A.) THE RIGHTS TO USE (HYPNOSIS and USE THE Sodium Pentothal-treach Serman Drug) AS EVIDENCE for her DEFENSE, to PROVE the (DECEASED) did (RAPE & sodomized) the 2 1/2 year old (ILLEGITIMATELY daughter), whether TRIAL Judge, had (APPELLANT) illegally committed to (W.S. Hall Inst.) to be illegally medicated, to bring about an illegal conviction and false finding of (MENTAL ILLNESS) to bring about a finding of GUILTY by the JURY. Whether TRIAL Judge, ERRED, when (he) failed to (DISQUALIFY) himself from deciding on the (APPELLANT'S) 2<sup>nd</sup> P.C.R. claim. Whether TRIAL Judge, erred when (he) (sentenced) APPELLANT in violation of (Senate Bill NO. 3096) Life Without P.O. Parole, and (16-3-10) and 16-20-10 money (AIR) gains) THE Anti Terrorism Death Penalty Act, came into effect, Jan. 7, 1996 Whether TRIAL Judge (ERRED) when (he) denied the (APPELLANT'S) MOTION NOT WITHSTANDING THE VERDICT, when (DECEASED) DEATH, ACCORDING TO (S.C. Code Ann. Law), WAS OF NATURAL CAUSE (S.C. Code Ann. Law) (44-66-20 (a)) withholding, Life-sustaining TREATMENT (S.C. Code Ann. Law) - (44-66-30 (b)) terminally ILL PATIENT. Whether TRIAL Judge, denied the (APPELLANT) the right to have (MATERIAL WITNESS) to TESTIFY and USE HYPNOSIS FOR her DEFENSE, to PROVE (DECEASED) did RAPE and sodomized the 2 1/2 year old witness (ILLEGITIMATELY daughter) TO GIVE OPEN COURT TESTIMONY FOR the (APPELLANT'S) DEFENSE.

Linda Ann Tyler  
December 15, 2021

EXHIBIT-G-1

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

Linda Ann Tyler  
VS.

2020-CP-40-1583

APPELLATE NO-2021-001435

THE STATE OF South Carolina

AFFIDAVIT OF  
SERVICE

I, Linda Ann Tyler #248190, certify under penalty of perjury that I have served (Atty. Gen.)

Ms. JASMEEN C. Klien at P.O. Box 11549, Columbia, S.C. 29211, a photo copy of the NOTICE of INTENT to appeal, along with the Order pursuant to S.C.A.C.R. Rule 267, and S.C.A.C.R. Rule 243(C), on this 29<sup>th</sup> day of December 2021.

Notice sent by Certified MAIL with Request for Return Receipt, as proof of service.

C.C.

Atty. Gen.

Jasmeen C. Klien

P.O. Box 11549

Columbia, S.C. 29211

Respectfully

Submitted

#248190

Linda Ann Tyler

December 29, 2021

Sworn and Subscribed to me

This 29 day of December 2021

Linda Ann Tyler

Notary Public of South Carolina

My Commission Expires 11/1/24

Att  
D  
1

EXHIBIT D-1

STATE OF SOUTH CAROLINA

IN COURT OF SUPREME

Linda Ann Tyler  
vs.

2020-CP-40-1583

Appellate NO-2021-001435

ISSUE RAISE FOR REVIEW

The State of South Carolina

AFFIDAVIT OF SERVICE

Whether the (APPELLANT) WAS DENIED AND DEPRIVED, OF HER RIGHTS TO A FAIR TRIAL, GUARANTEED TO HER BY THE U.S. CONSTITUTIONAL 14th AMENDMENT, U.S.C.A., THE RIGHT TO USE (HYPNOSIS) AS EVIDENCE FOR HER DEFENSE, FOR WITNESS TO UNDERGO (HYPNOSIS) TO PROVE THE (DECEASED) DID RAPE AND sodomized (2 YR) YEAR OLD (ILLEGITIMATELY DAUGHTER), DEPRIVED THE (APPELLANT) TO USE (HYPNOSIS AND Sodium Pentothal-Truth Serum DROPS) AS EVIDENCE FOR HER EVIDENCE. Whether TRIAL JUDGE ERRED WHEN HE FAILED TO (GRANT-MOTION NOTWITHSTANDING THE VERDICT) BEING-DECEASED-DEATH WAS OF NATURAL CAUSES, ACCORDING TO S.C. CODE ANN LAW (44-66-30 A) DECEASE (SISTER) LEFT A NOTE TO WITHHOLD LIFE-SUSTAINING TREATMENT (44-66-80-6) Whether TRIAL JUDGE ERRED, WHEN SENTENCE (APPELLANT) IN VIOLATION OF (SENATE BILL NO. 3096) LIFE WITHOUT P. OF PAROLE, (S.C. CODE ANN LAW- 16-3-20 monetary gains, (16-3-10- murder) Three different statutes. Whether TRIAL JUDGE ERRED, WHEN HE FAILED TO (DISQUALIFY) HIMSELF FROM BEING A (JUDGE) CONCERNING JUDGE OVER THE (APPELLANTS) 2nd P.C.R. CLAIM. Whether TRIAL JUDGE ERRED, WHEN HAD (APPELLANT) COMMITTED TO (WIS. HALL INST. MENTAL HOSPITAL) ILLEGALLY MEDICATED TO BRING ABOUT A UNLAWFUL CONVICTION AND FINDING OF GUILTY, BY A JURY. Whether TRIAL JUDGE DEPRIVED (APPELLANT) OF HER RIGHTS TO HAVE (DAUGHTER) TO BE A MATERIAL WITNESS TO TESTIFY IN OPEN COURT ABOUT THE RAPE, AND TO USE THE HYPNOSIS FOR THE APPELLANTS DEFENSE.

Linda Ann Tyler  
December 29, 2021  
Sworn and Subscribed to  
This 29 day of Dec 2021  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 11/1/22

Amly  
Gen  
E/1

EXHIBIT E-1

IN THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda ANN TYLER  
vs

2020-CP-40-1583

APPELLATE NO-2021-001435

THE STATE OF SOUTH CAROLINA TABLE OF AUTHORITIES

- 5<sup>th</sup> Amendment U.S.C.A. - WITNESS AGAINST THYSELF
- 8<sup>th</sup> Amendment, U.S.C.A. / EXCESSIVE SENTENCING
- 6<sup>th</sup> Amendment, U.S.C.A. / Ineffective Assistance of Counsel
- 14<sup>th</sup> Amendment U.S.C.A. / Denied Due Process of Law, Equal Protection
- TRUTH-IN-SENTENCING BILL (SENATE BILL 3096)
- HYPNOSIS (1994) SUPREME COURT OF S.C. BECAME LAW.
- DEATH RIGHT TO DIE - (Deemed) NATURAL CAUSES)
- NATURAL-DEATH-Withhold-LIFE-SUSTAINING TREATMENT
- S.C. Code Ann LAW- 44-66-30 (A) (1992 Amend)
- S.C. Code Ann LAW- 44-66-20 (b), (1992 Amend)
- S.C. Code Ann LAW- 44-77-900 (1992 Amend)
- PRECEDENT CASE LAWS, ON HYPNOSIS
- FELIX CHEESEBRO, 346, S.C. 526 S.E. 2d, 300, 535, W.S. 933
- THE STATE OF SOUTH CAROLINA - Y - JERRY EVANS, S.C. CASE,
- Kimberly R. Poole, W.P. & P. 2002 W.P. - 29, At. P. 11605, S.E. 2d, 19,
- (S.C. APP.) JANUARY 2002,
- Bobby L. Holmes - Y - U.S. 361, S.C. 333, 300, S.C. 259, (1995)
- U.S. - Y - GEORGE L AWKARD; 197, F. 2d, 667
- Holmes - Y - STATE OF S.C. U.S. 126, S. Ct, 1727, 164, LEd 2d 503
- PRECEDENT CASE LAWS ON S.C. LAW REVIEW DEATH-RIGHT
- TO DIE, . Withholding LIFE-SUSTAINING TREATMENT
- Beatrice WEISMAN - CARDIAC Arrest - DO NOT RESUSCITATE
- Phillip and Willis - Professionals, Violated LDO-NOT-RESUSCITATE
- S. SOUTH CAROLINA Statute,
- 25, S.C. JUR, Review OF CP, 590 (NEW TRIAL NOV. 2001 UPDATE

Sworn and Subscribed to me *Linda Ann Tyler*  
 This 01 day of December 2021  
*Linda Ann Tyler*  
 Notary Public of South Carolina  
 My Commission Expires 12/11/24

EXHIBIT-E-1

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THE STATE OF SOUTH CAROLINA  
IN THE SUPREME COURT

Linda Ann Tyler  
vs

2020-CP-40-1583  
APPELLATE NO-2021-001435

THE STATE OF SOUTH CAROLINA  
TABLE OF AUTHORITIES

- 5<sup>th</sup> Amendment U.S.C.A. / WITNESS AGAINST MYSELF.
- 8<sup>th</sup> Amendment U.S.C.A. / EXCESSIVE SENTENCE
- 6<sup>th</sup> Amendment U.S.C.A. / INEFFECTIVE ASSISTANCE OF COUNSEL
- 14<sup>th</sup> Amendment U.S.C.A. / DENIED RIGHT TO FAIR TRIAL, EQUAL PROTECTION
- TRUTH-IN-SENTENCING (SENATE BILL NO 3096) 1996 EFFECT.
- HYPNOSIS (BECAME LAW IN 1994) SUPREME COURT OF S.C.
- DEATH-RIGHT-TO-DIE (AMEND 1992) NOV. UPDATE
- 4<sup>th</sup> S.C. JUR. UNIVERSITY OF S.C. SCHOOL OF LAW, NOV. 2021 AMEND.
- S.C. CODE ANN LAW. (44-77-900)
- S.C. CODE ANN LAW (44-66-30A)
- S.C. CODE ANN LAW (44-66-206)
- 25 S.C. JUR. REVIEW OF CCP, 590 (NEW-TRIAL) NOV. 2021 UPDATE
- PRECEDENT CASE LAWS ON HYPNOSIS,
- Felix Cheesboro, 346 S.C. 526 S.E. 2d 300, 535 U.S. 933
- U.S.-V- Bobby L. Holmes, 361 S.C. 333, 300 S.C. 259 (1995)
- THE STATE OF SOUTH CAROLINA-V-JERRY EVANS. (S.C. CASE)
- Kimberly R. Poole, ISP, DP, 2002, WP-29, At, 11, 605, S.E. 2d 19 (S.C. APP) JANUARY 2002.
- U.S.-V- GEORGE L. AWKARD, 197 F. 2d 667
- PRECEDENT CASE LAW ON-WITHHOLDING LIFE SUSTAINING TREATMENT-> BEATRICE WEISMAN-CARDIAC ARREST-
- Phillip and Willis-PROFESSIONALS, VIOLATED (DO-NOT-RESUSCITATE, SOUTH CAROLINA STATUTE

Linda Ann Tyler 2021  
December 27, 2021

Sworn and Subscribed to me  
This 29 day of December  
Linda Ann Tyler  
Notary Public of South Carolina  
My Commission Expires 1/1/24

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

D  
I

Linda Ann Tyler

vs

2020-CP-40-1583

APPELLATE NO-2021-001435

ISSUE RAISE FOR REVIEW

THE STATE OF SOUTH CAROLINA

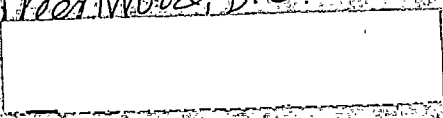
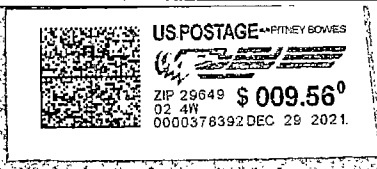
AFFIDAVIT OF SERVICE

Whether the TRIAL Judge denied and deprived the (APPELLANT) of her rights, to A FAIR TRIAL, GUARANTEED to her by the (U.S. CONSTITUTIONAL 14<sup>th</sup> AMENDMENT U.S.C.A.) THE RIGHTS TO (USE-HYPNOSIS and the Sodium Pentothal-TRUTH SERMON DRUG, for her DEFENSE) TO PROVE THE (DECEASED) did -RAPED and Sodomized) 2 1/2 year old (ILLEGITIMATELY daughter), - Whether TRIAL Judge, erred, when (he) had (APPELLANT) illegally committed to (W.S. Hall hosp) to be illegally medicated to bring about A (FALSE) medical OPINION and to bring about and UNLAWFUL and ILLEGAL conviction by the JURY, to PERSUADE the JURY the (APPELLANT) committed the CRIME, to FREE (medical-hosp. burn center) DEATH WAS ACCORDING TO (S.C. Code Ann LAW - NATURAL CAUSES) 44-66-306 Adult (sister) wrote A NOTE - TO WITHHOLD LIFE-SUSTAINING TREATMENT) S.C. Code Ann LAW (44-66-20(b)) TERMINALLY ILL, (UNCONSCIOUS, COMA PATIENT),... TRIAL Judge, erred, sentence (the APPELLANT) under (SENATE BILL NO. 3096) ALSO UNDER (3) Three different statutes, LIFE W- P- P- OF PAROLE (16-3-10) and (16-20-10) MONETARY GAINS, ANTI TERRORISM DEATH PENALTY ACT, CAME INTO EFFECT, ON JANUARY 1, 1996, (APPELLANT) 28 denied the (APPELLANT) RIGHTS to have (MATRIAL) WITNESS (DAUGHTER) to TESTIFY and USE (HYPNOSIS) FOR THE (APPELLANT) TRIAL, TO PROVE (DECEASED) RAPE and Sodomized the 2 1/2 year old, (ILLEGITIMATELY daughter) on 2/8/20

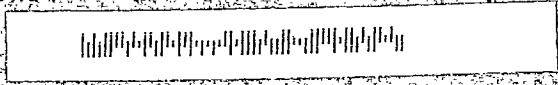
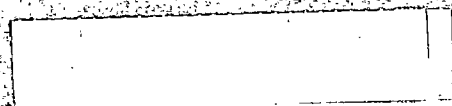
Sworn and Subscribed to me  
 This 29 day of December 2020  
Salvador Yndu  
 Notary Public of South Carolina  
 My Commission Expires 11/10/24

Linda Ann Tyler  
 December 29, 2021

Linda Ann Tyler #248180  
South Carolina Inst  
M-4-106 (b)  
2809 Airport Road  
Greenville, S.C.



THE SUPREME COURT OF SC  
ATTN: MS. PATRICIA A HOWARD  
P.O. BOX 11330  
COLUMBIA SC  
29211



THE DEPARTMENT OF CORRECTIONS MAIL ROOM  
NEITHER CENSORED NOR INSPECTED THIS  
ITEM TO PREPARE THE DEPARTMENT DOES NOT  
ASSUME RESPONSIBILITY FOR ITS CONTENTS  
PATRICIA Y. L. DELLE WARDEN  
LEATH CORRECTIONAL INSTITUTION  
SC DEPARTMENT OF CORRECTIONS

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