

THE SOUTH CAROLINA COURT OF APPEALS

A LETTER OF DEEP CONCERN AND REQUEST TO THE CHIEF CLERK

January 21, 2022

**The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211**

RECEIVED
Jan 24 2022
SC Court of Appeals

**V. CLAIRE ALLEN
CHIEF DEPUTY CLERK**

**RE: Peggy Pinnell & State Farm Represented By
Charles R. Norris, Respondent V. Joe Clemons, Appellant
Appellate Case No. 2021-001183**

Dear Ms. Kitchings & Ms. Allen:

On January 14, 2022, I received the letter from your office, advised me that the initial brief of appellant and designation of matter will be due thirty (30) days from the date of that letter. I thank you and your office for that, but at the same time I have the same problem that cause me to, not get my brief in on time the first time. Well, I, continued to talk to Ms. Elizabeth & Mr. Clark about that very same ongoing problem and I was advised by them to contract you for help. Your Honor, Ms. Kitchings on December 13, 2021, I sent you a letter about the two motions and request to get the appellate court to request the Audio Recording of the trial, (and it was Denied) because the transcript of that trial is not accurate. Your Honor, you KNOW that I have been fighting the Court Administration about this very thing and they are openly, blatantly and intentionally obstructing justice and that is because Mrs. Tonnya Kohn, knows what they are doing to protect people in her office and under her administration who have been influenced by Mr. Norris the (respondent), to do things that obstruct the natural process and function of her office, which will be expose if I, and the appellate court have access to the Audio Recording. Also, Your Honor, if I don't get the accurate, right and exact replica of what transpired at trial, then my choice will be to use a transcript that have nothing in it to help me and my case, and that they have put

everything in, they know the appellate court will be looking for to rule in their favor, or I will not refer to the transcript at all. Also, another reason all this unlawful, unGodly, and unthinkable obstruction of justice is taking place because, I'm not a lawyer and don't have one (not because I have not been trying to get one), I'm basically uneducated (especially in the field of law), and last but certainly not least I'm a Black Man (I feel like we are still in the 60's, and they are telling me "nigga stay in your place, boy") and I'm certain if I was white, all these things would not have and continue to happen to me.

Conclusion: Your Honor, I'm requesting and pleading with you to let me, and the appellate court get the Audio Recording of my trial, because I won my case in the lower court, and according to the court reporter manual on page 19 (B) I have the right to listen to it, which is the very purpose of the Audio Recording when there is a problem. You know how important a transcript is to the appellate court in helping them get a good understanding of what took place at trial, and for me to send in a brief of the trial without any reference to the transcript would be as me telling my version of what happen without any validation to what I say.

I cannot and will not refer to a transcript that has been designed for my demise and defeat. A transcript SHOULD BE a repeat of what was said in court, and a transcript when it is done right, is. but when it has been altered and adjusted to fit the opposing party wishes or commands, and that is exactly what that transcript that I got from the court reporter reveals, because there is no way some of the things that is in that transcript could have been in there, when it was not even mention at trial, only Mr. Norris (respondent) could have known them. Finally, Your Honor, what all the people that have a hand in this is trying to do, is to get me and the appellate court to accept this transcript as true and truth, but I know that it is not true and the truth (remember, there is a big difference between, as and is, taking something as true, but is not true or the truth) AS is not IS. The only people that know what should be in that transcript, is the people that was there on that day, so I'm requesting that everyone who was present (especially Judge McCoy, who presided and Mrs. Haroon, who is the court reporter) signed an affidavit to validate that that transcript is accurate and has not been altered, or please Your Honor, tell me who and how I can get, the respondent party, someone from your office and I, to get and listen to the Audio Recording of that trial, which is the only and best way to KNOW what took place that day. I know that the heart of The King & The Judge is in the Hand of The LORD, and He can turn it any way He chooses.

Well, if no one have anything to hide and to stop me from all these accusations, then lest get the Audio Recording to SHUT ME UP.

Thank you, Ms. Kitchings & Ms. Allen.

Joe Clemons Pro Se Litigant/Apologist for Appellant
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