

Paula Thomson

RECEIVED

MAY 4, 2022

Court of Appeals

MAY 23 2022

1220 Senate St.

SC Court of Appeals

Columbia, S.C. 29201

(I want to appeal my Bond revocation)

In. South Carolina v. James Jeter

Court of general sessions 2021-GS-23-01039

July 13, 2021, Greenville, S.C. (Judge Alex Kinlaw Jr.)

and as stated in transcript on page 3 line 25 (in which I was protesting the continuance of procedure)

(line 2 page 4) It should have stopped right there. It

was highly prejudiced, and biased, in a nut shell

I was always at work (welding) I think the machine

would create frequency trouble and also, I was on

a crew that traveled so (GPS Bond only) distance

may have contributed, I'm not sure, but I never

tampered with the GPS, I was reinstated on all

other occasions but they were never removed from my

record, I was found not guilty of revocation, but I

still suffered the penalty of strikes against me, I

should still be on bond, I am a pre-trial detainee

and have been in jail for over 19 months, I am

innocent until proven guilty, my due process

has been completely destroyed by lack of compliance

By this 13th judicial circuit in Greenville Co., S.C.

I've had no Grand jury proof, no for person, date

or signature, no date that it was even convened,

but yet I have an indictment, I've not been

unassigned, I've not entered a documented plea, my pre-lim was illegal I was told to be quiet, not a chance to cross examine witness. my atty, Meuer showed up (andre Neysen) I've asked over and over to be named "Co Council" of my case, no special warrant was even given to install and monitor a tracking device "GPS" § 17-30-140 mobile tracking device the solicitor or attorney, General may file for an application to a judge of competent jurisdiction for an order authorizing the installation and use of a mobile device by any law enforcement entity and subdivision of the state, under Subsection (A) the application must include statement identifying the applicant, in a "GPS" Bond application (I have not been afforded that right. I've been sentenced to 120 days for the original charge of attempted murder [#] 2020A2330204747 inclosed Sentencing sheet (double jeopardy) Clause should dismiss my case, and I should have been indicted by a grand jury - and there is no proof of that, I should be released on bond, at the least, if not dismiss the case altogether. please advise, and if you cant help, then please return my papers

In best regards


James Tyler # 999

20 Mcgee St.

Giville, S.C. 29661

THE GREENVILLE COUNTY DETENTION CENTER
HAS NEITHER OPENED NOR INSPECTED THIS ITEM.
THEREFORE, THE U.S. POST SERVICE DOES NOT
ASSUME RESPONSIBILITY FOR ITS CONTENTS.



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

© USPS 2019