

Case No. 25-5323

SUPREME COURT OF UNITED STATES

**ON PETITION FOR A REHEARING
SUPREME COURT OF THE UNITED STATES**

25-5323

**ON PETITION FOR A WRIT OF CERTIORARI FROM APPEALS OF THE
FOURTH CIRCUIT, RICHMOND, VA**

No. 24-1968

**APPEAL FROM U.S. DISTRICT COURT,
COLUMBIA DIVISION**

3:23-CV-4593-JDA

Clarence B. Jenkins Jr.,
Petitioner,

v.

Office of South Carolina Governor, South Carolina Department
of Administration, South Carolina Office of Inspector General,
South Carolina Human Affairs Commission, South Carolina
Department of Employment Workforce, South Carolina
Department of Public Safety, Richland County, Government,,
South Carolina Secretary of State
Respondents.

PETITION FOR A REHEARING

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OFFICE OF THE CLERK
SUPREME COURT, U.S.

Atty. Robert Haynes Hodges III
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Columbia, South Carolina 29204

I as Petitioner filed this PETITION FOR A REHEARING with Supreme Court of the United States seeking relief from Denied Redress, Vindictive Judicial Misconduct, Vindictive Obstruction of Justice and White Institutionalism Of Injustice.

I as Petitioner never got a chance for REDRESS against Defendants after an ADMISSION on December 21, 2023 of taking actions denying employment opportunities because U.S. District Court, Columbia Division granted a Motion to Dismiss. And because of this Unlawful Dismissal denied an opportunity to be compensated for damages early as 2011 to 2025 and future earnings. Also preventive accountability and compensation of HARM from future potential earnings by Defendants' Admission of taking actions to deny employment opportunities. Defendants' Admission of taking actions to deny employment opportunities will always be on my record as IRREPARABLE HARM. The ADMISSION by Defendants on December 21, 2023 and UNLAWFUL DISMISSAL by U.S. District Court, Columbia Division allows CONTINUING HARM OF UNLIMITLESS POSSIBILITIES WITHOUT REDRESS. The IRREPARABLE HARM is evident by South Carolina Department Employment Workforce continuing HARASSMENT and EMPLOYMENT DISCRIMINATION by sending constantly FAKE JOB REFERRALS since an ADMISSION OF GUILT on December 21, 2023 by Defendants to deny employment opportunities. Also aware of HARM.

U.S. Magistrate Judge Paige J. Gossett, U.S. Terry L. Wooten and U.S. Judge Jacquelyn D. Austin has performed Vindictive Judicial Misconduct along Vindictive Obstruction Of Justice by patterns seen that are DOCUMENTED COURT ORDERS IN SEVERAL CASES BEFORE SUPREME COURT OF THE UNITED STATES ALONG WITH OTHER FEDERAL COURTS. By this Vindictive Judicial Misconduct along with Vindictive Obstruction Of Justice are seen with an ADMISSION OF GUILT on December 21, 2023 by Defendants that received an UNLAWFUL DISMISSAL.

THE HANDS OF WHITE INSTITUTIONALISM OF INJUSTICE presently shown by Supreme Court of the United States and Other U.S. Federal Courts UNJUSTLY PROTECTS VIOLATORS from LAWFUL PROSECUTION. The U.S. District Court, Columbia Division found JUST CAUSE to issued a SUMMONS and COMPLAINT against South Carolina Department of Employment Workforce(SCDEW) for Civil Rights Violations served by U.S. Marshals Office as validation of HARM. U.S. District Court, Columbia Division dismissed complaint against Office of South Carolina Governor, South Carolina Department of Administration, South Carolina Office of Inspector General, South Carolina Human Affairs Commission, South Carolina Department of Pubic Safety and Richland County, Government,, South Carolina Secretary of State but an intervening circumstance of an ADMISSION by Defendants on December 21, 2023 did not separately identified responsibility for unlawfully denying employment opportunities.

The act of unlawful actions by Defendants to deny employment opportunities since 2011 came before an **ADMISSION** by Defendants on December 21, 2023 therefore an **INTERVENING CIRCUMSTANCES**.

The **ACT** of denying employment opportunities by Defendants came before a **FILED COMPLAINT** in U.S. District Court, Columbia Division therefore **INTERVENING CIRCUMSTANCES**.

AN **ADMISSION** by Defendants on December 21, 2023 of taking actions to deny employment opportunities came after a **SUMMONS & COMPLAINT** based on **FACTS WITH SUBSTANTIAL EVIDENCE** served by U.S. Marshals Office therefore **INTERVENING CIRCUMSTANCES. AND**

An **ADMISSION** by Defendants on December 21, 2023 of taking actions to deny employment opportunities came before a **DISMISSAL** by U.S. District, Columba Division therefore **INTERVENING CIRCUMSTANCES**. Also was aware of the **HARM**.

The Defendants in Case No. 20-6627(19-203 and 3:18-cv-1874) as in this case that came before the Supreme Court of the United States were **DISHONEST** in their **OPPOSITION BRIEF** by fraudulently stating 2018 lawsuit was brought regarding a 2014 USEEOC Charge to escape accountability of Civil Rights Violations receiving an unlawful dismissal therefore an intervening circumstances which prevented a **PROPER REDRESS**.

WHEREFORE, I as Petitioner prayerfully, submit this PETITION FOR A REHEARING to Supreme Court of the United States that it will not be lawless in their PROCEEDINGS to deny JUSTICE seeking a REDRESS that is required based on FACTS, EVIDENCE and LAWS.

November 2, 2025



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