

**From:** Datrecia P. Edwards <dpedwards2@juno.com>

**To:** agwilson@scag.govagwilson@scag.gov  
stricklerd@rcgov.usstricklerd@rcgov.us  
Lt. Governor's OfficeLtGov@scstatehouse.gov  
sheridon.spoon@llr.sc.govsheridon.spoon@llr.sc.gov  
Medboard@llr.sc.govMedboard@llr.sc.gov

**CC:** whholbrook@columbiasc.netwhholbrook@columbiasc.net  
sheriff@rcsd.netsheriff@rcsd.net  
probatelawclerk@rcgov.usprobatelawclerk@rcgov.us  
mccullocha@rcgov.usmccullocha@rcgov.us  
beltonj@rcgov.usbeltonj@rcgov.us  
darbyk@rcgov.usdarbyk@rcgov.us  
lewisk@rcgov.uslewisk@rcgov.us  
elrodl@rcgov.uselrodl@rcgov.us  
Contact.SocialWork@llr.sc.govContact.SocialWork@llr.sc.gov  
terry\_wooten@scd.uscourts.govterry\_wooten@scd.uscourts.gov  
norton\_ecf@scd.uscourts.govnorton\_ecf@scd.uscourts.gov  
bryan\_harwell@scd.uscourts.govbryan\_harwell@scd.uscourts.gov  
richard\_gergel@scd.uscourts.govrichard\_gergel@scd.uscourts.gov  
joe\_anderson@scd.uscourts.govjoe\_anderson@scd.uscourts.gov  
dmorrisj@sccourts.orgdmorrisj@sccourts.org  
hotline@oig.dol.govhotline@oig.dol.gov  
HHSTips@oig.hhs.govHHSTips@oig.hhs.gov  
hotline@oig.lsc.govhotline@oig.lsc.gov  
Civil.Feedback@usdoj.govCivil.Feedback@usdoj.gov  
usavae.usattys@usdoj.govusavae.usattys@usdoj.gov  
dpedwards2@juno.comdpedwards2@juno.com

**Date:** 12/19/2017 3:56:54 PM

**Subject:** SC Follow Up:Domestic Terrorism and Crime Victims' Rights (18 U.S. Code § 3771)

---

Greetings,

I wish you a joyous Christmas and a new year filled with infinite blessings.

I hope South Carolina will dismiss and cease the Richland County Probate Court orders to prevent domestic terrorism. Domestic terrorism is defined as "...acts dangerous to human life that are a violation of the criminal laws of the United States or of any State... (18 U.S. Code § 2331)." The orders for Richland County Probate Court equate domestic terrorism because the orders are based on fraud (false testimonies/evidence), which places the National Crime Information Center and the nation's security posture at risk. Also, the court orders and individuals who administer the court-ordered treatment disregard my constitutional rights and medical history (i.e., multiple sclerosis and temporary cardiac issues). Public officials, mental health professionals/staff, and persons who aid and abet Richland County Probate Court should be held accountable for committing domestic terrorism, fraud, involuntary manslaughter (Section 16-3-60 of a South Carolina law; 18 U.S. Code § 2332) among other crimes.

Additionally, the involuntary, court-ordered treatment is

\*needless (i.e., I am not a person who for the sake of my welfare or the welfare of others or of the community requires involuntary care, treatment, or hospitalization.);

\*unreasonable (e.g., The quality of medical care or service, topics of discussion and questions, methods, exams, tests, etc. disregard my medical history and obstruct the Franconia District police case 2016104-0105.);

\*detrimental to my health (e.g., False testimonies/evidence, Richland County Probate Court orders, and the quality of medical care or service equate involuntary manslaughter/criminal negligence, trespass, assault, fraud, unreasonable searches and seizures, etc.); and

\*too costly (e.g., The court, through its orders that are based on false testimonies/evidence, impeded or interfered with me earning more than \$400,000 in salary and benefits.).

While Federal authorities, Virginia State Police, and/or Franconia District/Fairfax County, Virginia police investigate, please cease immediately the South Carolina court orders for case 2017MI401026, case 2017MI401404, and case 2017GC4000172, including court-ordered appointments for \*\*January 22, 2018\*\* (note the date change from January 23rd to 22nd) at 2:00 p.m. and 3:00 p.m. EST at Richland County Health Department. I am seeking pro bono, legal help, so I can slowly rebuild my life and receive medical care from my neurologist and doctors in Virginia. As a victim of domestic terrorism and Franconia District police case 2016104-0105, I should at least receive restitution or compensation for losing more than \$400,000 in salary and benefits and crime-related effects such as debt totaling nearly \$80,000 and more than \$44,000 in student loans with Navient and Oklahoma Student Loan Authority. Thank you for your consideration and courteous reply to dpedwards2@juno.com. Have a wonderful day.

Kind regards,  
Datrecia P. Edwards  
E-mail: dpedwards2@juno.com  
Mailing address: 126 Wincay Road, Columbia, SC 29223

\*\*\*\*\*

#### Timeline

\*\*\*\*\*

\*August 12, 2017: A Richland County deputy delivered the documents for Richland County Probate Court case 2017MI401026 to me

\*August 29, 2017: Examination for Richland County Probate Court case 2017MI401026 occurred at Columbia Area Mental Health Center

\*September 5, 2017: Hearing occurred for Richland County Probate Court case 2017MI401026

\*September 7, 2017: Appeared for court-ordered session with Dr. Tepper at Columbia Area Mental Health Center

\*September 26, 2017: A Richland County deputy delivered the documents for Richland County Probate Court case 2017MI401404 to me

\*October 16, 2017: Hearing occurred for Richland County Probate Court case 2017MI401404

\*October 18, 2017: Court-ordered session with Dr. Tepper occurred at Columbia Area Mental Health Center

\*October 30, 2017: Court-ordered session with Dr. Butterfield occurred at Columbia Area Mental Health Center

\*November 7, 2017: Court-ordered session with Natosha Wilson-Glenn, RN, occurred at Richland County Health Department

\*November 9, 2017: Court-ordered session with Cheryl Johnson occurred at Richland County Health Department

\*November 30, 2017: Court-ordered session with Dr. Lundvall occurred at Richland County Health Department

\*November 30, 2017 after 2:00 p.m. EST: A Richland County deputy delivered the petition filed for case 2017GC4000172 to me; I provided an answer via e-mail and declined court-appointed guardianship or guardian ad litem

\*December 15, 2017: Court-ordered session with Cheryl Johnson occurred at Richland County Health Department

\*January 22, 2018 (note the date change from January 23rd to 22nd): Court-ordered session with Cheryl Johnson at 2:00 p.m. EST and Dr. Lundvall at 3:00 p.m. EST at Richland County Health Department