

FILED

APR 07 2022

ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
BY DEPUTY CLERK

1 Katherine D. Fletcher #1220599  
2 Florence McClure Women's Correctional Center  
3 4370 Smiley Road  
4 Las Vegas, NV 89115

In the Supreme Court of the State of Nevada

6 In the matter of:

7 Katherine Dee Fletcher ) Case No: 82047  
8 Plaintiff/Petitioner )  
9 v. ) Dept. No:F  
10 The State of Nevada )  
Defendant/Respondent /

EXIGENT LETTER TO THE SUPREME COURT

14 **ATTN:** Supreme Court of the State of Nevada

16 Please carefully review the following statement.

17 **FROM:** Katherine Dee Fletcher

STATEMENT OF FACTS

21 1. My name is Katherine Dee Fletcher. I am a  
22 Mother, a Daughter, a Sister, and a friend who has  
23 been wrongfully convicted of murder and sentenced  
24 to life without.

25 2. There has been long-standing public corruption in  
26 governmental dealings with my family - MY CHILDREN - since  
27 long before my arrest on the supra stated conviction. This ever-  
28 growing corruption was ever-present throughout my district

APR 04 2022  
EXECUTED  
ELIZABETH A. BROWN  
CLERK OF SUPREME COURT  
DEPUTY CLERK

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22-10950

## STATEMENT OF FACTS

court case, and has since extended it's way into the supreme court.

3. Evidence of Paragraph Two is massively accumulating, though I do not wish to overwhelm the courts just yet. Today I will zero in on my correspondence with this court in the immediate case since having Victoria Thimmesch Oldenburg appointed as a lawyer.

4. Upon review of a Docket Sheet dated February 07, 2022, 02:55 PM, it was realized that an important document sent to your court last fall was not docketed. Follow up was done via writing Mz. Oldenburg, but as usual, the letter to her went ignored.

5. I carry a crushingly heavy case-load, fighting for my Son's well-being under circumstances far beyond extraordinary. Plus I am juggling tending to pressing family issues, medical issues, financial issues, et cetera, all while trying to maintain in day to day life. Thus, acting on concerns raised by Paragraph Four was not number one on my agenda.

6. However by March Twenty-third of 2022, inventory of our correspondence was taken. Then on March Twenty-Fourth of 2022, comparison of the inventory in contrast to the supreme court's Docket Sheet was wrought, and the statistical findings were outrageous... Within ten months time, seven of fifteen documents I had sent to the supreme court of nevada, that's nearly fifty percent, went missing, absent from the Docket Entries and unacknowledged by your court. To blame such wanton on our United States Postal Service or on me actually is not even plausible.

7. The findings upon review of the documents which were unaccounted for by your court were disturbingly shocking as well. The contents of the said documents were all of great significance, which via verbatim will be expounded as follows.

## STATEMENT OF FACTS

8. On approximately May Eleventh of 2021, a letter was mailed to your court which read:

To the Supreme Court of Nevada,

May 11, 2021

and Ms. Victoria Oldenburg.

I am writing duplicate letters to both the courts and Ms. Oldenburg, as I am not sure which will reach my attorney more speedily, this or her P.O. Box. Plus, going through the court may assure more quality assistance.

Last night, May 10th, 2021, I received a court order filed May 3, 2021, allowing 14 days from the filing date to request production of any transcripts not yet requested. It seems to be an unfair timeline, being that this mail took a week to get to me, and my response could take longer given the difficulties of the U.S.P.S. these days. I sure hope this letter gets to you and filed in fair time, because my attorney may need to request transcripts from cases:

- GR15-00192 & JV10-00351A

Judge Walker reigned over both cases.

Additionally, we will need transcripts from:

- FV13-02670, possibly more.

Next Issue: Today I received a letter from Ms. Oldenburg which stated, "I have read your letters to the Supreme Court and see that you have raised issues with your trial attorney, Mr. Scott Edwards. Any claims you have regarding your trial attorney's effectiveness must be brought in a Petition for Writ of Habeas Corpus (Post-Conviction) which cannot be filed until the proceedings on your direct appeal at the Nevada Supreme Court are concluded."

This worries me greatly that Ms. Oldenburg did not recognize the District Court's error and the prosecutorial misconduct that I

## STATEMENT OF FACTS

have written the Supreme Court about. Sure, my distaste for "Bonjovi" is clear, but how is it that other issues are not?

Last Issue: Not once, but twice (that I know of) The Washoe County Public Defender's Office mailed discovery to another inmate, Tatiana Leibel 1137908, who works in the Prison's Law Library and has access to a photocopier. I am now living in fear for my life in more ways than one. There are horrible allegations against me in the discovery that's been disseminated by the WCPDO. Allegations which were later UNSUBSTANTIATED, but the discovery doesn't tell you that. Now I have to worry about getting "shanked". And worse Tatiana could use personal information to create a story to testify against me with in exchange for leniency. Or she could be selling my private information to other inmates who are seeking leniency. This is a disaster!

\* I want for any FMWCC convicts who may seek this out to be rejected.

\* Also I am asking for an immediate transfer to NNCC until a more appropriate transfer can be situated. This is for my safety and well-being.

\* Please send receipt of this letter.

\* And Mz. Oldenburg, Please provide me with copies of the Opening Brief you plan to use with ample time prior to its due date, so I may assist in my own defense, & so I may confirm that it does represent me. Thank you.

Sincerely, Katherine D. Fletcher

P.S - The tracking numbers on the packages of discovery of mine which were sent to Tatiana Leibel are: 9305 5107 4040 0000 6453 84 and 9305 5107 4040 0000 6460 39. Each package had the same

## STATEMENT OF FACTS

commercial postage weight of \$8.40.

9. On approximately June Twenty-Fifth of 2021, a letter was mailed to your court which read:

To the Supreme Court

June 25, 2021

And Victoria Oldenburg,

Dear Mz. Oldenburg;

There is only one month's time prior to the Opening Brief, and I still have not received any transcripts! How can it even be possible to aid and assist in my own defense without being provided the transcripts in ample time to read them, respond, and work with you? This appeal has been open for nearly a year. There is no satisfactory reason why I have not been provided the transcripts appropriately.

(1) Please send my transcripts right away.

(2) Please send a copy of what you've drafted for the Opening Brief that I may aid and assist prior to any filing.

(3) Please arrange a private consultation at FMWCC prior to filing the Opening Brief that I may aid and assist in my own defense.

- Katherine D. Fletcher

June 25, 2021

10. On approximately October Eighteenth of 2021, a letter was mailed to your court which read:

Case: 82047

October 18, 2021

To the Supreme Court of Nevada;

Today I, Katherine D. Fletcher, write in great concern for the fact that I still have not yet received the vast majority of transcripts and records, many being crucial to my ability to aid and assist in my own defense.

## STATEMENT OF FACTS

In July of 2021, attorney, Victoria Thimmesch Oldenburg sent a stack of papers, claiming it was the "complete record". Shortly thereafter, I took down a list of inventory of these records. These records only dated from May 24, 2018 to April 30, 2021, with a Case History printed on May 10, 2021. The records which were provided solely pertained to case number CR17-0690A. Other records throughout the life of this case (which began in 2016) were absent. Absolutely ZERO records from CR17-0690B, and other cases Judge Egan Walker presided over, and other closely related cases were provided. Upon introduction to Ms. Oldenburg, she immediately explained that she had not yet received all the records, thus, was expecting an extension. This made sense to me at the time... But that time has long since passed, and still I am waiting on a multitude of records, with no word from Ms. Oldenburg. This is highly concerning.

Also concerning is that upon closer inspection, comparing the inventory I'd taken with the Case History of CR17-0690A, it became apparent that numerous records, some of great importance, others not so much, have been withheld from me, crippling my ability to help defend myself.

The following is a list of court records from between the dates of May 24, 2018, & April 30, 2021 which were NOT provided, records of significant interest shaded in gold:

- 6-7-2018 1695    \*\* Exhibit(s) Young Hearing
- 6-20-2018 MJSEAL    \*\* Sealed Minutes Young Hearing 6-7-18
- 6-21-2018 COC    Evidence Chain of Custody Form
- 6-25-2018 \$200    Request for Submission Compleat
- 7-11-2018 4187    Transcript - Sealed Hearing June 7, 2018
- 9-28-2018 \$200    Request for Submission Compleat

## STATEMENT OF FACTS

- 2-13-2019 \$200+ Order Denying Motion to Recuse filed on September 21, 2018
- 2-13-2019 \$200 Request for Submission Compleat Motion to Continue Trial-Granted
- 4-3-2019 \$200 Request for Submission Compleat Oral Arguments Scheduled
- 6-28-2019 \$200 Request for Submission Compleat
- Motion to Compel Production of Audiovisual Media Filed 5-22-19
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-5-2019 \$200 Request for Submission Compleat Motions to be Determined at Hearing
- 9-13-2019 NEF Proof of Electronic Service Transaction 7484087
- 10-9-2019 3795 Reply... Reply in Support of Motion to Prohibit Ultimate Issue Testimony
- 10-9-2019 3795 Reply... Reply in Support of Motion to Exclude Hearsay Statements of the Defendant And the S
- 10-9-2019 \$200 Request for Submission Compleat
- Motions to be Addressed at Hearing on 10-17-19
- 10-9-2019 \$200 Request for Submission Compleat
- Motions to be Addressed at Hearing on 10-17-19
- 10-15-2019 \$200 Request for Submission Compleat
- 10-15-2019 \$200 Request for Submission Compleat
- 10-15-2019 \$200 Request for Submission Compleat
- 10-15-2019 \$200 Request for Submission Compleat Transaction 7537489
- 10-17-2019 \$200 Request for Submission Compleat
- Pretrial Motions Granted in Part/Denied in Part
- 10-17-2019 \$200 Request for Submission Compleat
- Pretrial Motions Granted in Part/Denied in Part
- 10-17-2019 1695 \*\*Exhibit(s) Motion to Confirm Trial

## STATEMENT OF FACTS

- 10-30-2019 1670 Ex-Parte Mtn...
- 11-3-2019 1670 Ex-Parte Mtn...
- 11-11-2019 1670 Ex-Parte Mtn...
- 11-13-2019 2610 Notice...
- 1-14-2020 1670 Ex-Parte Mtn...
- 1-24-2020 8200 Request for Submission Comple...
- 1-24-2020 2610 Notice...
- 1-31-2020 1695 \*\*Exhibit(s) Jury Trial Exhibits
- 2-5-2020 1670 Ex-Parte Mtn...
- 2-13-2020 MSEAL \*\*Sealed Minutes Jury Trial - January 27, 2020 - January 31, 2020 Transaction 7739121
- 2-17-2020 2610 Notice...
- 2-20-2020 NEF Proof of Electronic Service Transaction 7749211
- 3-3-2020 MSEAL \*\*Sealed Minutes Young Hearing - 02-24-2020 Transaction 7771033
- 10-29-2020 COLL Sent to Collections 29-OCT-2020
- 10-29-2020 2515 Notice of Appeal Supreme Court
- 11-9-2020 1187 \*\*Supreme Court Case No... Supreme Court No. 82047-FLETCHER
- 11-19-2020 3863 \*\*Submit regarding Appeals Document Title: Supreme Court No. 82047/Order of Limited Remand for Designation of
- 12-14-2020 1670 Ex-Parte Mtn...
- 12-26-2020 2610 Notice...
- 2-4-2021 4185 Transcript Status Hearing - October 15, 2018 - Transaction 8278676
- 4-1-2021 1670 Ex-Parte Mtn...
- 4-6-2021 2610 Notice...
- 4-8-2021 3863 \*\*Submit Regarding Appeals Document Title: Order Granting Motion to Withdraw and Remanding to Secure Appella
- 4-28-2021 NEF Proof of Electronic Service Transaction 8418012

## STATEMENT OF FACTS

This brings me to conclude that many vital transcripts have not been sought out in my defense, which is of utmost concern.

Your Honor, I don't know if you can lawfully allow Ms. Oldenburg another chance to seek out records and transcripts which are of high importance to the appellate process. If you cannot, I, unfortunately, must request a Young Hearing, that I may be given a fair chance at appeals,

On another topic, I'd like to clarify what may possibly be misconstrued as conflicting statements given by both Ms. Oldenburg & I. I'd stated that she claimed she was not prepared. The reality of this situation is - that neither one of us were prepared. And how could we be, without having many of the much needed transcripts & records?

Plus, I have been consumed with T.P.R. matters, which in the Courts eyes are considered just as serious as the death penalty, along with other extraordinary circumstances as previously described. I try not to talk about myself too much, but in doing so, it may have been misperceived as me pointing fingers. I apologize for that, and want it to be recognized that Ms. Oldenburg & I are both dealing with circumstances which are holding us back. With a case of this magnitude, I hope You can understand and treat this matter accordingly.

Respectfully Submitted, In the Pursuit of Justice,

Katherine Dee Fletcher October 18, 2021

11. On approximately January Eleventh of 2022, a letter was mailed to your court which read:

Case No. 82047

January 11, 2022

Dear Supreme Court Clerk,

Attorney Victoria Oldenburg has failed to provide her client with the State's Answering Briefs, despite requests for such.

## STATEMENT OF FACTS

FMWCC's Mail Room Records will confirm the absence of Legal Mail to Mrs. Fletcher from Ms. Oldenburg's office during this time frame. For this reason, ON TOP OF MANY OTHER REASONS SHOWING INADEQUACY OF COUNSEL, I CONTINUE IN MY ADAMANT REQUEST FOR A YOUNG HEARING IN THIS MATTER. FURTHER, I REQUEST THAT THE TOLLING OF TIME IN THIS CASE BE PAUSED, AND THE MATTER HELD IN ABEYANCE UNTIL THIS YOUNG HEARING HAS BEEN HEARD. And please, as a courtesy, send a copy of the State's Answering Briefs my way, though that was Mz. Oldenburg's responsibility. Sorry for the inconvenience. And thank you.

Dated this 11th day of January, 2022. - S2 DDF

Katherine Dee Fletcher

1220599 FMWCC

(Emphasis Added)

4370 Smiley Road

Las Vegas NV 89115

12. On approximately February Twenty-second of 2022, and again on March Ninth of 2022, I mailed The Supreme Court Clerk requests for Docket Sheets, which went blatantly ignored in an obvious attempt to subdue my vigilance.

13. On approximately March Tenth of 2022, a MOTION FOR YOUNG HEARING was mailed to your court. Excerpts from that Motion read:

"I, Katherine Dee Fletcher, hereby request a Young Hearing against Victoria Thimmesch Oldenburg, Esq., for reasons which need to be discussed upon that sealed hearing." ; and

"(2) Mz. Oldenburg has failed to adequately assist in my case.

(3) The court may have erred by denying my previous request for a Young Hearing without any basis.

(4) Catch 22: There can be no basis for the court to deny such a hearing without that hearing being heard."

## STATEMENT OF FACTS

14. This court is hereby exhorted to redress the situation at hand by:

(a) setting the duly deserved Young Hearing on court calendar, while holding this case in abeyance until that Hearing occurs;

(b) enforcing thorough investigation of the wanton exhibited existing within your establishment, <sup>~fifty</sup> percent of my legal mail to you gone missing;

and (c) scourging all individuals found to be responsible for these gross acts of wanton, which not only bolster extreme corruption but are too corrupted within themselves, by enforcing disciplinary and punishment measures in the highest degree allowed by law, as they have betrayed their oaths to maintain the court's honor, and are ultimately harming the innocent.

15. Should this court be inclined to stave the exigent advisements set forth by Paragraph Fourteen, then an emergency hearing thereon will be needed.

16. This Exigent Letter to the Supreme Court, including the Statement of Facts herein, is declared in good faith, under the penalty of perjury, and is not for any improper, immoral, corrupted, or evil purposes.

## POINTS AND AUTHORITIES

In accordance with The Holy Bible, turn away from evil and do good.

Dated this Twenty-fourth day of March, 2022.

With all due respect,  
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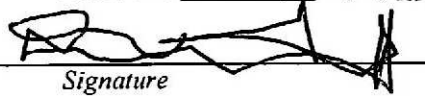
16  
17 This document does not contain the personal information of any person as  
18 defined by NRS 603A.40.

19 DECLARATION UNDER PENALTY OF PERJURY

20 I, the undersigned, understand that a false statement or answer to any question in this declaration will  
subject me to penalties of perjury.

21 I declare, under the penalty of perjury under the laws of the United States of America, that the above  
and/or foregoing information is accurate, correct and true to the best of my knowledge, executed within the terms of  
22 'NRS 171.102 and<sup>2</sup>NRS 208.165. See<sup>3</sup>28 U.S.C. 1746 and 18 U.S.C. 1621.

23 Dated this 24<sup>th</sup> day of March, 2022

24   
Signature

25 1220599  
26 Nevada Department of Corrections #

27 Katherine Dee Fletcher

28 <sup>1</sup> NRS 171.102

<sup>2</sup> NRS 208.165

<sup>3</sup> 28 U.S.C.

§1746. Unsworn declarations under penalty of perjury

18 U.S.C.

§ 1621. Perjury generally