

DEFENDANT'S PRO SE MOTION TO RECONSIDER

United States vs. Dylann Roof

Case no. 17-3

4th Circuit

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U.S. COURT OF APPEALS
FOURTH CIRCUIT

EXP

Motion for acceptance of motion for change of court

This is a motion urging the 4th Circuit court to accept my previous motion for a change of court circuits. I have enclosed a copy of the motion. I have also enclosed a copy of the response from the 4th Circuit.

The 4th Circuit clerk ~~at~~ acknowledged the receipt of the motion and then forwarded it to my appellate counsel. She says my counsel will act on my behalf. [REDACTED]

The 4th Circuit court is refusing to accept a motion about their malfeasance and by doing so are confirming the allegations while committing further misconduct. The 4th Circuit has forwarded my motion to my appellate attorneys, [REDACTED] This is a blatantly illegal attempt to prevent acceptance of a valid motion that needs to be reviewed and considered. It proves the 4th Circuit is unprofessional and shouldn't be hearing my case as they have obvious bias.

[REDACTED]

They should be removed and replaced with different counsel.

This is a motion for the 4th Circuit to accept my previous motion for a change of court and review of my counsels conduct.

01 / 23 / 2020

Dylann Roof

EMB

United States vs. Dylann Roof

case no. 17-3

4th Circuit

2020 JAN 13 PM 3:05
U.S. COURT OF APPEALSMotion for Change of Appeals Court

This is a motion for a change of court. I have a right to be heard by a neutral, unbiased court, and the 4th circuit cannot be relied upon to be neutral or unbiased.

Former federal attorney Julius Richardson, appearing in the past as federal prosecutor against me, has taken a seat in the 4th circuit as a judge. Appeals require fresh, neutral minds examining the litigation. Often the critical illegalities of my case were committed by Richardson personally. The thought of such an unprincipled operative manipulating the other judges to preserve his own bad acts is repugnant.

Julius Richardson appeared out of vaporous obscurity on a self-serving campaign of raw naked ambition. In South Carolina as a lackluster attorney, Richardson got his snout into the federal trough and began his wheedling and coquette habits to hide from cases and lurk around waiting for a career maker.

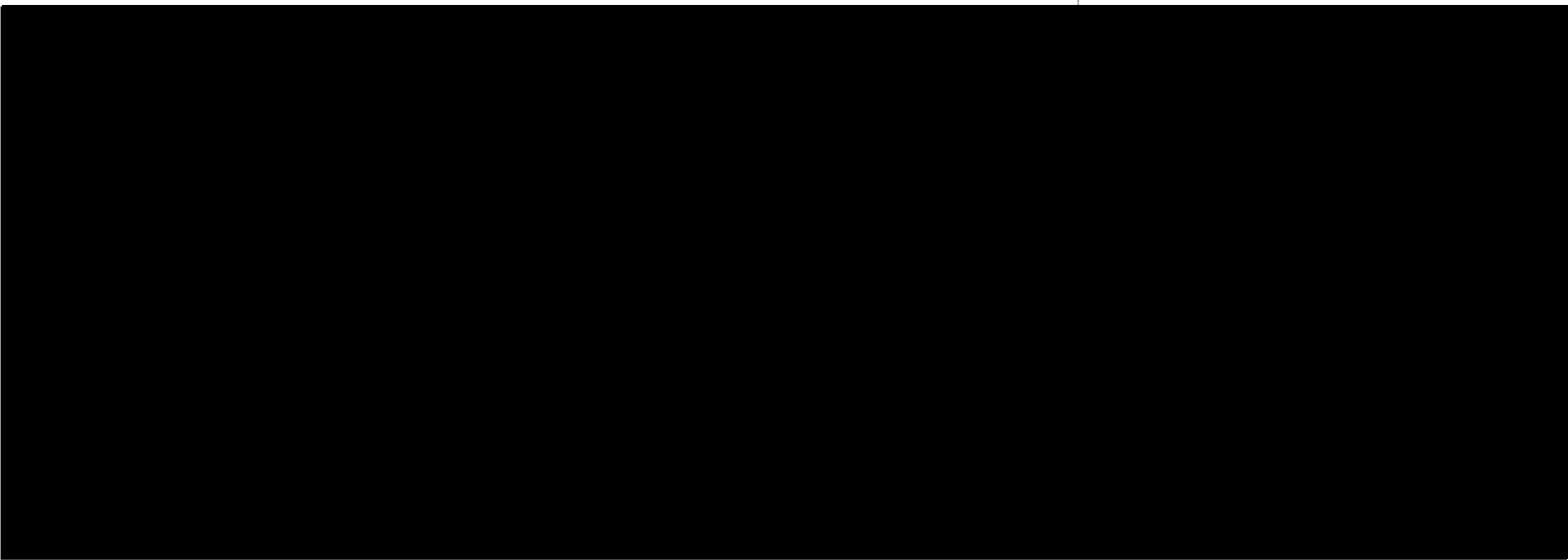
Julius Richardson has a one line resume— that he is the prosecutor who convicted Dylann Roof and put him on death row. This is the only reason that he is at the 4th circuit at all. He is not qualified to be there and his fellow judges know

this to be true. If the judges hearing my case are friendly with Richardson, they will likely be biased against my appeals as they will not want to overturn their friends conviction. Even if they aren't friendly with him, they still have to deal with his presence at the court when my case is through being heard, and this could be quite a long time. A long time they will have to be in close proximity with each other I mean.

His presence (Richardson's) at the 4th Circuit court, regardless of his recusal, is poison against my case, because judges are only human. I cannot rely on their professionalism or ability to resist Richardson's backroom influence. Richardson, a peacock rotting from the inside with greed and vanity for years, will never allow a fair impartial hearing of legal actions that will vacate the verdicts.

If I win my appeal, Richardson's whole reason for being at the 4th Circuit to begin with, arguably his *raison d'être*, will be abrogated. Then he wouldn't have a resume at all.

The 4th Circuit court is known as the broken down wagon on the side of the federal road, in the ditch, ~~wa~~ overflowing with conflicts of interests and wafting its miasma over the nation. A case as pivotal as this deserves to be reviewed by a better, more scrupulous court.



The 4th Circuit court has no rights in this case. Richardson's access to the court in any capacity whatsoever disqualifies the court entirely. His appointment there is absurd - my case should have been moved immediately upon his appointment.

This is a motion for the removal of my case from the 4th Circuit and reassignment to another, more acceptable court.

01/07/2019

Dylann Roof

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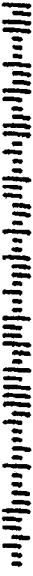
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JAN 13 2020

Richmond, VA 23219

U.S.

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