

The State Of South Carolina
In The Supreme Court

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JUN 29 2022

Appeal Of PCR From Horry County SC Court of Appeals
Writ Of Certiorari

Kristi Curtis, Circuit Court Judge

Case No. 2019-000863

Keith S. LeVan

Appellant

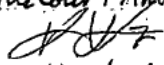
v.

State Of South Carolina

Respondent

Motion To Rehearing In Supreme Court

Appellant Respectfully Requests The Writ Of Certiorari Be Moved For Rehearing In The South Carolina Supreme Court. Please Review Appellant's Case As It Has Been Ruled On By Honorable Judge Kristi Curtis That Despite Appellant Having Counsel, It Is His Responsibility To Provide Assistive Duties "Pro Se" To Subpoena Witnesses, Interview Officers, Acquire Evidence, And Provide 'Hybrid Representation' To Substantiate His Claims. It Is An Issue Mentioned In The Writ Of Certiorari, Which Has Been Denied By The Court Of Appeals. Therefore, Miller V. State, 388 S.C. 347, 347, 697 S.E.2d 527, 527 (2010) ("Since There Is No Right To 'Hybrid Representation' That Is Partially Pro Se And Partially By Counsel, Substantive Documents, With The Exception Of Motions To Relieve Counsel, Filed Pro Se By A Person Represented By Counsel Are Not To Be Accepted Unless Submitted By Counsel.") DOES NOT APPLY TO Appellant By Motion Of PCR Courts Ruling And The S.C. Court Of Appeals Denial Of Writ Of Certiorari. Please Review The Rulings And Motions Of The Court And Please Grant Appellant Motion For Rehearing In The S.C. Supreme Court.


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APPELLANT

South Carolina Court Of Appeals
P.O. Box 11629
Columbia, SC 29211

June 26, 2022

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Dear Clerk Kitchings,

SC Court of Appeals

I Am Filing Again For A Rehearing In The S.C. Supreme Court. The Court Of Appeals Erred In It Ruling Because I Argued That The PCR Judge Required Me To Perform Duties And Filings For The Evidence And Witnesses That My Lazy Trial Attorney Did Not. !! My Trial Attorney Requested That I File Motions And Subpoenas And Admitted At PCR That I Should Have Done So. According To Judge Kristi Curtis, It Was My "Pro Se" Responsibility To File Motions In The Court To Retrieve The Withheld Walmart And Other Video Evidence That I Needed To Have At Trial And PCR To Substantiate My Story. It Is Either Clear Prejudice Of The PCR Court That I Am Not Entitled To The Same "Pro Se" Hybrid Representation Mentioned In Miller Vs. State (2010) Or The Appeals Court Is Prejudicing Me By Not Allowing Me The Same Consistent Rulings Of Courts Regarding This Exact Same Matter! WTF! This Is Really Confusing And Bias. Can You Please Have Someone Review This Issue? It Conflicts Between The Lower And Upper Courts. I Thought Case Citations Were The Same For Any S.C. Court? Why Are They Opposite In The Appeals Court? Please Carefully Review My Case As I Am Not The First Or Last Person Who Encountered This. Thank You!

Sincerely

P.S. - I Always Had Counsel Throughout My Cases. Yet I Have To Provide Representation At Myself, See Public Index, Letters To Court.



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SC Court of Appeals

South Carolina Court Of Appeals
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