

THE STATE OF SOUTH CAROLINA
In The Supreme Court

APPEAL FROM LEXINGTON COUNTY
R. Lawton McIntosh, Circuit Court Judge

Case No. 2021-CP-320-1726

David Richard Walker, Jr.....Petitioner,

Vs

State of South Carolina.....Respondent.

PETITION TO ABEYANCE PROCEEDING

David R. Walker, Jr seeks an ORDER ensuring this proceeding be ABEYANCE until All Other issues and matters can be briefed on this petition, as petitioner's PCR still remains open in the lower-court, and its very likely that these matters will be brought before this court [also] on Petition for Writ of Certiorari as well, and the litigations and findings within the pending matters could likely change brief materials and facts, etc. So In Light of the pending PCR Issues and proceedings, and likelihood of future petition[s] and issues with PCR and this Petition ..it is [both] parties best intrest[s] to hold this proceeding "ABEYANCE" until the lower-court has ruled on all issues and each party as got a chance to litigate all issues, to include post-trial motion[s], i.e.-59(e)/Motions Etc. So Parties intrest will best served by holding the current petition abeyance.

PRO SE PETITIONER:
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RECEIVED

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S.C. SUPREME COURT