

STATE OF SOUTH CAROLINA
COUNTY OF RICHLANDS

GARY L. CORANT #2800988

PETITIONER,

v.

STATE OF SOUTH CAROLINA
RESPONDENT,

IN THE SOUTH CAROLINA
SUPREME COURT OF APPEAL
C/A No: 2019-CP-08-00896

PETITION FOR A WRIT
OF CERTIORARI...

RECEIVED

AUG 12 2022

S.C. SUPREME COURT

①

NOW COMES PETITIONER GARY L. CORANT ACTING PRO SE, FILES UPON THIS HONORABLE COURT A PETITION FOR A WRIT OF CERTIORARI PURSUANT TO S.C.A.C.R. RULE 243 (A) OVER THE MATTER IN GARY L. CORANT V. STATE, CASE ACTION NUMBER: 2019-CP-08-00896 FOR DENIAL OF A POST CONVICTION RELIEF ACTION THAT WAS RENDER BY ORDER ON JULY 18TH 2022 DENYING PETITIONER P.C.R. APPLICATION WITH NO REASONS FROM THE JUDGE ON WHY SHE DENIED PETITIONER POST CONVICTION RELIEF APPLICATION.

①

A COPY OF THAT ORDER IS ATTACH TO PETITIONER
PETITION FOR WRIT OF CERTIORARI AS EXHIBIT
(A)...

IN THIS MATTER OF GARY L. GRANT V. STATE
INVOLVES VIOLATIONS OF PETITIONER UNITED
STATE 5TH 6TH & 14TH CONSTITUTIONAL AMENDMENT
RIGHTS, PETITIONER SOUTH CAROLINA CONSTITUT-
IONAL RIGHT ART 1811 AND S.C. CODE OF LAW
§ 17-25-10 AND 17-19-10...

②
ISSUE

DID THE BERKELEY COUNTY PCR COURT ERROR
IN NOT GRANTING PETITIONER PCR ON
THE ISSUE OF TRIAL COURT LACK SUBJECT
MATTER JURISDICTION?

PETITIONER ASSERTS THAT SUBJECT MATTER
JURISDICTION CAN BE RAISE AT ANYTIME,
BROWN V. STATE, 343 S.C. 345, 340 S.E. 2D 846
(2001). FURTHERMORE, SUBJECT MATTER JURIS-
DICTION CAN NOT BE WAIVE BY EITHER
PARTIES, ANDERSON V. ANDERSON, 382 S.E.
2D 897 (1989)...

(3)

PETITIONER ASSERTS THAT HE'S ATTACHING
TO THIS MOTION FOR A WRIT OF CERTIORARI
FOR THE RECORD THE MOTION FOR JUDGEMENT
WHICH WAS FILED IN BERKELEY COUNTY
CLERK OF COURT ~~AND~~ THAT THE PCR JUDGE
FAIL TO RULE ON AS EXHIBIT (B) ...

FURTHERMORE, PETITIONER WOULD LIKE TO
SHOW THIS COURT HOW HIS SUBSTANTIAL WAS
RIGHTS ^{VIOLATED} BY THE STATE NOT PUTTING THE
TIME AND PLACE OF THE ASSAULT AND
THE TIME AND PLACE OF THE VICTIM
DEATH IN THE MURDER INDICTMENT THEY
FAIL TO ALLOW PETITIONER TO KNOW WHAT
HE WAS BEING CALLED TO FACE, AND EACH
INDICTMENT WAS READ INTO RECORD BE-
FORE THE JURY AND TRIAL JUDGE, WHICH
PREJUDICE PETITIONER, THIS IS A
VIOLATION OF PETITIONER 5TH + 6TH
UNITED STATES CONSTITUTIONAL RIGHTS.

(3)

AND THIS IS ALSO A VIOLATION OF PETITIONER
14TH CONSTITUTIONAL AMENDMENT RIGHTS,
AND S.C. CONSTITUTIONAL RIGHTS, ART 1811
AND S.C. CODE OF LAW § 17-25-10 AND
17-19-10...

BY THE STATE VIOLATING PETITIONER RIGHTS
AND CODES OF LAW, WHICH IS CAUSE PETITIONER
TO BE HELD IN CUSTODY BY THE STATE OF
SOUTH CAROLINA S.C.D.C. THIS PREJUDICE
PETITIONER ...

PETITIONER IS ENTITLED TO A NEW TRIAL
FOR THE VIOLATION OF HIS SUBSTANTIAL
RIGHTS, AND AT THIS TIME PETITIONER
ASK THAT THIS COURT DEMAND THE LOWER
COURTS TO PRESENT THE GRAND JURY
MEMS. FOR FEB. 7TH, 2007 IN ORDER TO
PROVE PETITIONER IS WRONG, PETITIONER
WAS NEVER INDICTED BY A GRAND JURY
RENDERING A VERDICT TO INDICT
PETITIONER AT THE BERKELEY COUNTY
GENERAL SESSION COURT'S ON FEB. 7TH
2007. PLEASE SEE ALL EVIDENCE IN

PETITIONER MOTION FOR JUDGEMENT IN WHICH THAT MOTION IS ALONG WITH NUMBER (2) OF THIS MOTION TO BE LOOKED AT FOR A JUDGEMENT ON THIS APPEAL ...

PETITIONER ASSERTS THAT HE PRESENTED EVIDENCE TO SUPPORT ALL ISSUES TO THE PCR COURT AND THE PCR COURT ERROR IN NOT GRANTING PETITIONER PCR AGAIN PREJUDICATING PETITIONER ...

DATE: AUGUST 4TH, 2022

RESPECTFULLY SUBMITTED

My J. H. F.

PRO SE

CONCLUSION

FOR THE FOREGOING VIOLATIONS OF PETITIONER
THE 6TH & 14TH U.S. CONSTITUTIONAL RIGHTS
AND SOUTH CAROLINA CONSTITUTION ART 1§11
AND SOUTH CAROLINA CODE OF LAW 17-25-10 AND
17-19-10, THIS VIOLATE PETITIONER SUBSTANTIAL
RIGHTS AND PREJUDICE PETITIONER.
PETITIONER WRIT OF CERTIORARI SHOULD
BE GRANTED