

THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

TERRELL MCCOY, 256070
Petitioner

v

THE STATE OF South Carolina
Respondent

Appellate Case No.
2022-001372

Lower Case No. 2013-CP-10
01994

MOTION TO REINSTATE APPEAL

AMENDED PETITION FOR WRIT OF CERT

PETITIONER CLEARLY CAN SHOW BY THE ORIGINAL PETITION FOR WRIT OF CERTIORARI FILED BY ATTORNEY CLARISA JOYNER, THAT THE ATTORNEY "DID NOT" FILE A JOHNSON PETITION. [ATTACHED IS PETITION FOR WRIT OF CERTIORARI THAT WAS FILED BY ATTORNEY, IN WHICH COUNSEL RAISED (9) NINE ISSUES.]

THE DECISION IN HAGGINS V. STATE, 377 S.C. 135, 659 S.C. 2d 170 (S.C. 2008) "HOWEVER; WE HEREBY EXTEND HAGGINS TO PETITIONS FOR A WRIT OF CERTIORARI FILED IN THIS COURT PURSUANT TO RULE 226 FOLLOWING THE COURT OF APPEALS' ISSUANCE OF AN ORDER DENYING PETITION FOR A WRIT OF CERTIORARI PURSUANT TO JOHNSON V. STATE, SUPRA IN A PCR MATTER. SEE MISSOURI V. BECK WITH 2009 WL 3233521 (2009)

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This is an amended Petition to attach a copy of the petition for writ of Certiorari that was filed in the Court of Appeals under Rule 243 SCACR pursuant to SCACR Rule 242(e)(1)

Petitioner request that clerk attach the state return, and reply brief that was filed. Appellate case No. 2019-00-1193 and include document(s) into the record of Appeal.

The SC Supreme Court reviews decisions of Court of Appeal by way of writ of Certiorari only where special reasons justify exercise of that power.

[See Pro Se Petition for writ of Certiorari]

Petitioner Prays that this Court Reinstates petition, where Petitioner's Appeal was not a Johnson Petition, and counsel filed a meritless petition. Petition is attached.

October 7, 2022

~~September 7, 2022~~

/s/ Senell McCoy

MCI F4175

386 Redemption Way

McCormick SC 29899

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OCT 11 2022

S.C. SUPREME COURT

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