

May 31, 2013

V. Claire Allen, Deputy Clerk

SC Court of Appeals

PO Box 11629

Columbia, SC 29211

Dear Ms. Allen:

I recently received a letter from you stating my appeal was dismissed pursuant to Rule 203. My appeal should not be dismissed. I sent my arguable basis (16-11-31) Defense Counsels failure to challenge first degree burglary indictment for burglary indictments for burglary of a victims barn in which no one lived was not reasonable trial strategy as would finding of ineffective assistance of counsel, where counsel did not articulate any strategy for not challenging indictment and did not know break-in occurred at barn or recognize distinction between barn and dwelling for first degree burglary purposes. Padgett V State (SC1997) 324 S.C. 22484 SE 2 d 101 denial of habeas corpus (230 F 3 D 1353) in the required amount of time. On 2/8/13, I was given 20 days to comply which I did and due to the fact that an appeal has been granted on these conditions there is no reason that mine should be dismissed. I ask that my appeal be granted.

Terry Douglas Campbell #251286

WRCI Dorm-3 A-4

PO Box 189

Rembert, SC 29128-0189

Appellate Case No. 2013-000223

RECEIVED

JUN 03 2013

SC Court of Appeals

May 31, 2013

Office of Disciplinary Counsel

PO Box 12159

Columbia, SC 29211

Dear Officer of Disciplinary Counsel:

I am registering a complaint against the SC Court of Appeals, who dismissed my appeal on May 16, 2013 on the grounds that I failed to present them with a basis for appeal. The truth is I did give them a basis for appeal and one that had been an appeal already granted on, that being Padgett V State (SC1997). I am requesting my appeal be reinstated and granted. Please investigate this matter and find I did send my basis for appeal in a timely manner and should have my appeal granted.

Terry Douglas Campbell #00281286

WRCI Dorm 3 A-4

PO Box 189

Rembert, SC 29128-0189