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DEC 28 2022

In Re: Vaughn v State  
C/A No. 2020-000750

Dear Clerk  
S.C. SUPREME COURT

Since my case was remanded back to the Court of Appeals on my Writ of Cert., and the Court of Appeals did not rule on my pro/se petition, (constitutional issues), but remitted my case back to the lower court of Greenwood County. I have a question.

1. Does that mean, "I can refile my PCR application," since the P.C.R. Court also did not rule on the constitutional-violations in the PCR final order?
2. Can I ask this Court, for an order, - to also return my case back to the - P.C.R. Court, "under these circumstances?"

I just don't see how I can be denied a ruling on the constitutional issues I have raised pro/se due to the misconduct of the Attorney Generals Office and the court appointed Lawyers I've had.

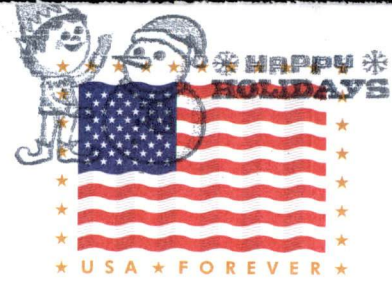
Thank you very much for your time in this matter. Please Respond.

Sincerley  
Date 12-18-22 . Earnest Vaughn  
Earnest Vaughn

Earnest Vaughn - 246912  
Turbeville C.I. Sn B 142  
1578 Clarence Coker Hwy  
Turbeville S.C. 29162

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S.C. SUPREME COURT

S.C. Supreme Court  
Clerks Office

Columbia S.C. 29211

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TURBEVILLE CORRECTIONAL INSTITUTION  
S. C. DEPARTMENT OF CORRECTIONS



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