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Patricia A. Howard  
Clerk of Court  
PO Box 1130  
Columbia SC 29201

12-27-22

Re: This responds to an letter sent from you on 12-16-22  
Question: Can my 1st amendment right be denied?  
MS Howard,

I am aware of the Remittitur sent on  
7-1-21. Stating that asks requires me to show an  
explanation in order to appeal a PCIR on final  
Judgment from a PCIR. In appellate no. 2021-00382.

However, I am not attempting to file an  
Appeal on PCIR. I am asking the following questions:

1) Does this remittitur from 7-1-21 cleared any  
2)6 motion that uses pending since date  
prior to this remittitur? or permits the court not to  
hear my motion filed since date?  
2) Does this 7-1-21 Remittitur permit courts to  
deny me my 1st Amendment right to petition the  
government for redress of grievances?

In other words, my 2)6 motion has been  
pending since date. This Remittitur cannot

block this motion from being heard correct?  
And this Remittitur cannot stop me from challenging  
my conviction can it? Please write back ASAP...

Because the Constitution's 1st Amendment Rights states Congress cannot pass laws that prohibit U.S. citizens from petition the Government for Redress of Grievances. Correct?  
Rule 243c Remittur only covers An Appeal on PCR, correct?

Please write back ASAP. Also will you <sup>write so I</sup> ~~advise~~

can show lawyer ~~my~~ that no one can deny me my Constitutional Rights ... And not litigate my 12 year old motion for New trial that was filed prior to Remittur sent 7-1-21. @: ~~\_\_\_\_\_~~

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JAN 03 2023

S.C. SUPREME COURT

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Write Back ASAP and verify that Rule 243c Remittur sent 7-1-21 does not have anything to do with A motion filed since 2010.

In fact 243c only covers explanation to prove why a petitioner would want to be given An Appeal of A Final Judgment on PCR. Correct? Write back ASAP  
Thanks in Advance

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12-27-22

Rebecca A Howard  
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S.C. SUPREME COURT

12-27-22

Re: 7-1-21 Remitter sent in Appellate case No. 2021-000386, Rule 243C

Ms Howard

I am writing to ask does Rule 243c explanation permit this court to deny me my constitutional rights?

Because I've had an Rule 243b motion pending since 2010, prior to the 7-1-21 Remitter. This 243b motion has to be heard, correct?

Because if not there would be lots of inmates on deathrow if this court could prohibit prisoners from challenging their convictions. 1st Amendment says congress cannot pass laws that prohibit citizens from challenging their convictions (or) Grievances in other words.

Rule 243c cited in the 7-1-21 Remitter only states that a Explanation is needed to Appeal A/PCR correct?

Please verify what the law clearly guarantees so I can show my lawyer no one can deny my rights to Redress Grievances... Thanks in Advance  
Rick Stone