

THE STATE OF SOUTH CAROLINA

In The Supreme Court

certiorari to Anderson County
Alexander S. Macaulay, Circuit Court Judge

Little Johnny Lee Mackey,

Appellant,

v.

State of South Carolina,

Respondent

Appellate Case No. 2012-212877

MOTION FOR ENLARGEMENT OF TIME
PURSUANT TO RULE 6(b), S.R.C.P.

Little Johnny Lee Mackey
Little Johnny Lee Mackey # 294652
Perry Corr. Inst. 1 B 123
430 Oaklawn Road
Pelzer, SC 29669

RECEIVED

JUN 12 2013

S.C. SUPREME COURT

THE STATE OF SOUTH CAROLINA
In The Supreme Court

Little Johnny Lee Mackey,	1	Appellate Case No.
Appellant,	1	2012-212877
v.	1	MOTION FOR ENLARGEMENT
	1	OF TIME
State of South Carolina,	1	PURSUANT TO RULE 6(b), SRCP
Respondent	x	

COMES NOW, above captioned appellant, Little Johnny Lee Mackey, pro-se, who respectfully moves this Honorable Court for an enlargement of time of (30) thirty-days pursuant to Rule 6(b), SRCP.

Carmen V. Ganjehsani, Esquire was appointed to represent Appellant on direct appeal. On April 12, 2013, Ganjehsani filed a no merit appeal pursuant to Anders v. California, 386 U.S. 738, 87 S.Ct 1396 (1967) claiming the appeal is without legal merit sufficient to warrant a new trial while subsequently motioning this Court to be relieved of counsel.

Appellant objects to Ganjehsani's petition to be relieved as Appellate counsel on the grounds there is meritorious and substantive issues available and unbriefed that was properly preserved for appellate review during trial.

This Court has allotted Appellant until June 13, 2013 to lodge his Opposition and Reply to Garjehsani's dispositive motion. Appellant, therefore, seeks an enlargement of forty-five (45) days of it letter (April 29, 2013).

In support Appellant will respectfully show unto this Court the following:

1. Appellant is assume pro-se and is assume not represented by counsel.
2. Appellant is a layman and unskilled in the mechanics of law, and is unfamiliar with Appellate Court Rules.
3. Appellant seek the 30-day enlargement in good faith and not in attempt to delay this Court's time.
4. Appellant needs the additional time to confer with the prison law clerks for assistance in order to properly research and prepare an adequate answer to this Court request.

CONCLUSION

WHEREFORE, based on the foregoing, Appellant respectfully prays this Honorable Court will grant the requested enlargement of time of forty-five (45) days in the instant matter.

Little Johnny Lee Mackey

Little Johnny Lee Mackey #299652
Perry Corr. Inst. 1 B 123
430 Oaklawn Road
Pelzer, S.C. 29669

CERTIFICATE OF SERVICE

The undersigned hereby certifies he has served a true and correct copy of the enclosed Petition for "Enlargement of Time" on attorney for Respondent, John Walter Whitwire, P.O. Box 11549, Columbia, S.C. 29211; and Supreme Court of South Carolina, Daniel E. Shearouse, Clerk of Court, P.O. Box 11330, Columbia, S.C. 29211....

By placing a copy of the aforesaid in a properly addressed, first-class postage affixed envelope and placed in U.S. Mail this 6th day of June, 2013.

Respectfully submitted,
Little Johnny Lee Mackey
Little Johnny Lee Mackey
Perry Corr. Inst. 1 B 123
430 Oaklawn Road
Pelzer, S.C. 29669

Little Johnny Lee Mackey # 294652
Perry Correctional Inst. 1 B 123
430 Oaklawn Road
Pelzer, S.C. 29669

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JUN 12 2013

S.C. SUPREME COURT

June 6, 2013

Supreme Court of S.C.
Daniel E. Shearouse,
Clerk of Court
P.O. Box 11330
Columbia, S.C. 29211

Mr. Shearouse;

Enclose please find Appellant's Motion for Enlargement
of Time to be filed in this Court.

Thank you,

I am,

Little Johnny Lee Mackey
Little Johnny Lee Mackey

Little Johnny Lee Mackey
Perry Correctional Inst Q1B 123
430 oaklawn Rd
Pelzer S.C. 29669

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JUN 07 2013

RECI. MAILROOM

The Supreme Court of South Carolina
Daniel E. Shearouse, Clerk of Court
Post office Box 11330
Columbia, South Carolina 29211

LEGAL MAIL