

RECEIVED
JUN 23 2023
S.C. SUPREME COURT

South Carolina Court of Appeals

State of South Carolina)
v.)
Richard D. Waldrup - pro-se)
petitioner)
- - - - -)

Motion For Slip in Copy
Appellant case no.
2022-001380
P.C.R. Appeal

RECEIVED
Jun 23 2023
SC Court of Appeals

I Richard D. Waldrup (petitioner) respectfully request
the Court of Appeals to accept the following as a (slip in copy)
for my Post Conviction relief appeal.

Respectfully, Richard D. Waldrup
Date: 6-20-2023

Return Address:
Richard D. Waldrup #360887
MacDougall Corr. Inst. H-B-23-A
1516 Old Gilliard Rd.
Ridgeville, S.C. 29472

RECEIVED
JUN 23 2023

S.C. SUPREME COURT

South Carolina Court of Appeals

(Page 1 of 2)

Richard D. Waldrup)	motion, Post Conviction -
#360887)	relief Appeal
petitioner, pro-se)	Slip in Copy
V.)	
State of South Carolina)	
Respondent.)	Appellant case no. 2022-001380
-----)	

RECEIVED

Jun 23 2023

SC Court of Appeals

Application of S.C. Rules of Evidence of Character, Conduct by Solicitor, and Defense Attorney, and Bias of Witness.

Rule 608

- A) opinion and Reputation, Evidence of Character
- B) Specific instances of Conduct
- C) Evidence of Bias, Bias, prejudice or any motive to misrepresent may be shown to impeach the witness either by examination of the witness or by evidence otherwise adduced.

This rule permits a witness truthfulness to be impeached by opinion or reputation of evidence.

The general rule in S.C. is that a witness reputation for truth and veracity is placed in issue when -

Taking the witness stand. (State V. Major) (page 2 of 2)

ALSO - The provision prohibiting bolstering of a witness until after the witness credibility is attacked is consistent with prior S.C. Law (State V. Lynn)

IF the court would take the time to completely read over petitioner's complete P.C.R. as well as transcript there is no doubt court (Your Honors) would grant petitioner a new trial in the least. For when the law is considered and all parties obey the law

As records (Trial Transcript) will show there were no evidence (physical) evidence at all, please read Trial Transcript pages 54-58. arresting officer's own words will tell you there were no physical evidence, just the states 2 main witnesses, whom the solicitor withheld both witnesses long criminal histories from jurors. Even when the criminal history report would have shown the defendant (petitioner) was telling the truth the whole time. Solicitor withholding evidence (witness criminal history) truly made a difference on outcome of trial...

RECEIVED
JUN 23 2023
S.C. SUPREME COURT

The Supreme Court of South Carolina, Court of Appeals

Richard D. Waldrup #360887
petitioner, pro-se
v.
State of South Carolina

■ Certificate of Service

Appellant Case No.
2022-001380

RECEIVED
Jun 23 2023
SC Court of Appeals

This is to certify that I Richard D. Waldrup did on this day _____, 2023 send a true and exact copy of the foregoing to the Supreme Court, Clerk of Court, Patricia A. Howard to be filed in the Court of Appeals as a slip in copy for my Post Conviction Relief Appeal by and through the United States Postal Service.

Respectfully, Richard D. Waldrup
Date: 6-30-2023

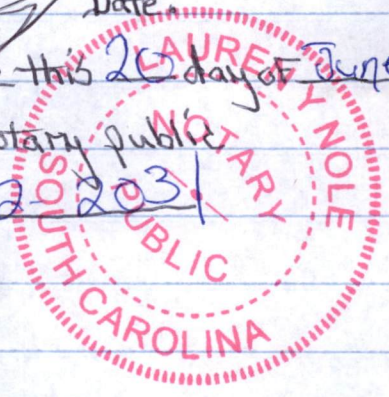
I Richard D. Waldrup swear upon my oath that I wrote this letter (certificate of service) and verify its authenticity.

Signature: *[Handwritten Signature]* Date:

Sworn to and subscribed before me this 20 day of June, 2023.

[Handwritten Signature] Lauren, Notary Public (L.S.)

my commission expires, 04-12-2031



South Carolina Court of Appeals

(page 1 of 1)

RECEIVED
S.C. SUPREME COURT
JUN 23 2023

Richard D. Waldrup #360887)
petitioner, pro-se)
V.)
State of South Carolina)
Respondent)
-----)

Motion, Post Conviction Relief
Appeal
Slip in Copy

Appellant Case No
2022-001380

RECEIVED
Jun 23 2023
SC Court of Appeals

1) Prosecution has a duty to disclose evidence that is favorable and exculpatory to the defense and must assure that the presentation of false evidence at trial is brought to the attention of the defense.

A) Prosecution's knowledge of both (only) states witnesses long criminal background history would have shown jurors that states witnesses were lying and proved that defendant was telling the truth about being assaulted (beaten) robbed, especially since states witness criminal history proves he has a history of this, as well as many other major crimes.

B) Copies of criminal history of states witnesses are with P.C.R. filed by petitioner, and will show solicitor had knowledge of her witnesses criminal history before trial (please observe - date criminal reports were printed out, and my copies came from solicitor's office over 2 years after my trial), ALSO solicitor NOT-

(page 2 of 2)

only withheld incriminating evidence against her 2 witnesses but continued to speak highly of them to Jurors.

2) Prosecution has a duty to disclose evidence that is favorable and exculpatory to the defense, and must assure that the presentation of false evidence at trial is brought to the attention of the defense.

A) Suppressed evidence was relevant to the physical evidence, since there were no physical evidence against defendant.

B) Suppressed evidence was relevant to the credibility of states witnesses.

petitioner begs the court (your Honor's) please take time to review all information concerning my P.C.R., trial transcript and all laws that apply whether to petitioner, solicitor, or Defense Attorney.

Petitioner is confident the court (your Honor's) reviews all information you will rule in favor of petitioner and grant at least a new trial...

Thank you for your time and consideration,

Respectfully, Richard D. Waldrup
petitioner

Date: 6-20-2023

RECEIVED
JUN 23 2023
S.C. SUPREME COURT

The Supreme Court of South Carolina, Court of Appeals

Richard D. Waldrup #360887
petitioner, pro-se
v.
State of South Carolina

■ Certificate of Service

Appellant Case No.
2022-001380

RECEIVED
Jun 23 2023
SC Court of Appeals

This is to certify that I Richard D. Waldrup did on this day _____, 2023 send a true and exact copy of the foregoing to the Supreme Court, Clerk of Court, Patricia A. Howard to be filed in the Court of Appeals as a slip in copy for my Post Conviction Relief Appeal by and through the United States Postal Service.

Respectfully, Richard D. Waldrup
Date: 6-30-2023

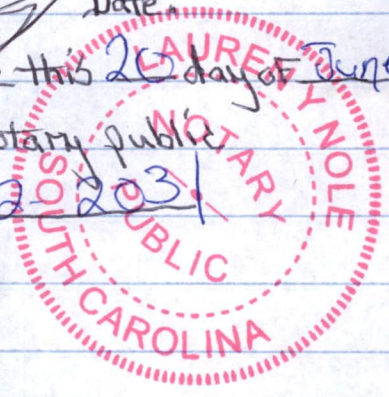
I Richard D. Waldrup swear upon my oath that I wrote this letter (certificate of service) and verify its authenticity.

Signature: *[Handwritten Signature]* Date:

Sworn to and subscribed before me this 20 day of June, 2023.

[Handwritten Signature] Lauren, Notary Public (L.S.)

my commission expires, 04-12-2031



The Supreme Court of South Carolina
Court of Appeals

Richard D. Waldrup)
petitioner, pro-se)
v.)
State of South Carolina)
Respondent.)
-----)

Appellant Case No.
2022-001380

RECEIVED
JUN 23 2023
S.C. SUPREME COURT
RECEIVED
Jun 23 2023
SC Court of Appeals

Patricia A. Howard

ma'am enclosed is a motion (slip in copy) that I am requesting the court (you) to add to my Post Conviction relief appeal. Thank you very much...

Also, could you please make a copy showing what day and time this motion is filed (accepted) and return to me for my files.

Respectfully, Richard D. Waldrup
Date: 6-20-2023

Return Address,
Richard D. Waldrup #360887
MacDougall Corr. Inst. H-B-23-A
1516 Old Gilliard Rd.
Ridgeville, S.C. 29472

Richard D. Waldrup #360887
MacDougall Court Inst. H-B-23-A
516 Old Gilliard Rd,
Ridgeville, S.C. 29472

- Legal Mail -

CHARLESTON SC 294

21 JUN 2023 PM 3 L



Patricia A. Howard
Clerk of Court
Supreme Court of South Carolina
P.O. Box 11330
Columbia, S.C.

RECEIVED

JUN 23 2023

SC SUPREME COURT

25211-133030

