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THE STATE OF SOUTH CAROLINA
IN SUPREME COURT

S.C. SUPREME COURT

ROBERT EARL DILLARD,)	MOTION TO FILED AND PROCEED
APPELLANT.)	IN FORMA PAUPERIS IN PRE
)	PAYMENT OF COST WITHOUT COST
)	UNDER RULE 18.5
)	
v.)	case no. 2022-000972/1490-91.
)	
THE STATE)	
RESPONDENT,)	
-----)		

IN conjunction, the south carolina supreme court has held that his financial inability to pay the cost of his motion, the petitioner, support in U.S. supreme court has held that fundament fairness entitles petitioner to adnevate opportunity to present their claims fairly within the adversard system aka v. oaklohan 470 U.S. 68 (1985).

in conjunction, the south carolina supreme court has held that an anytime criminal procedured discriminate against a petitioner by reason of their indigent ststus, such procedures violate the guarantee of equal protection, where the indigent petitioner is subjecd to a process which is not required of a non-indigent petitioner, then the process becomes invidiously discriminatory and violative of equal protection exparte lexington county, v. state442,S.E.2d 589,594(1994). 17-27-50 cody (1985). UNDER RULE 18.5 filing fee lake v. state,

in reliance upon the above court decisions petitioner moves, this honorable court to grant his motion of appeal, and to proceed in forma pauperis without pre-payment of cost to his illegal life sentence and conviction.

date 9-5- 2023.

Robert Earl Dillard
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