

Monday September 11, 2023

To: Jenny Abbott Kitchings, Clerk

State of South Carolina } Case No.: 2018-GS-46  
-VS- } 01929

Jerry Roderick Cousar } 2018-GS-46-01929 (A

Reconsideration

Code 1976 § 58-11-550 Rules governing pleadings, practice and procedures: State v. Wigginton July 26, 2007 375 S.C. 25: This case was overturn because involuntary manslaughter was not included as a plea. In my case involuntary manslaughter was not a plea. It should have been because, Solicitor Walter William Thompson, Sr. stated in the hearing. I was at the place where Angel Vega was working. He came at me with weapons in his hand. (A hammer and a board). He then began to yell at me in Spanish. I felt he was about to strike me. So I told him to back up and, pull out a gun. He continued to come at me. So, I had no choice but to shoot or be attack. State v. Crosby July 21, 2003 355 S.C. 47: I would like to at least get The Honorable Daniel D. Hall, Judge to think about a change from voluntary manslaughter to involuntary manslaughter. Because, I felt like my life was in danger. When I pull the gun out of my pocket Angel Vega rush me so fast. I pull the trigger before I could think. In State v. Dennis November 22, 1999 337 S.C. 275: His Co-defendant was not at his trial. Had His Co-defendant been at his trial the outcome would have been different. My Co-defendant, Jondae Trenyatt Massey only got 10 years. I feel like if he had

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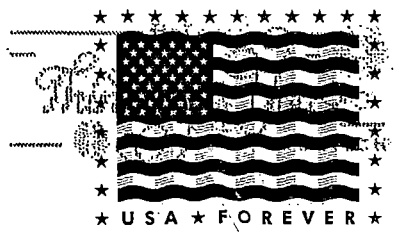
testified at my plea hearing. I would have got less time. State V. Brewton May 25, 2022 437 S.C. 44 at the time of committing my crime. I was hearing voices telling me to flee the scene of the crime. I am schizophrenic and, I have been treated for this, for the past 27 yrs. My doctor Mr. Shaw had just quit working at Catawba Mental Health. I had a new doctor that I had use for 2 months before I was charge. I ~~did~~ did not know Doctor Leonard Mulbry and only spoke with him 2 times before my hearing. Both times never went over 30 minutes. In Wiquington V. State August, 12, 2015 413 S.C. 578; George Wiquington prove he had insufficient counsel. By reading my transcript. At the closing argument you can clearly see Mr. Bryson J. Barrowclough was not prepared to represent me. He started talking about a old dog case. It had none-thing to do with my case he should have been defending me on. Sullivan V. State January 29, 2014 407 S.C. 241; My counsel fail to request that. Trial court include certain language pretaining self-defence

On these issues alone I am asking for The Honorable Daniel D. Hall, Judge please give me a reconsideration hearing, or at least find it in your heart to grant me a parole date. Jerry Roderick Cousar  
John R. Am

Kerry Roderick Cousar #285541  
Allendale Correctional Institution  
3-WA-19  
057 Revolutionary Trail  
Fairfax, S.C. 29827

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Jenny Abbott Kitchings, Clerk  
Post Office Box 11629  
Columbia, S.C. 29211

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