

February 20, 2024

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S.C. SUPREME COURT

- 1) At PCR, I am entitled to PCR Counsel by statute, but in order to raise my ineffective assistance of counsel claims at PCR, I am constitutionally entitled to PCR counsel to raise those claims, pursuant to the 14th Amendment.
- 2) The PCR court released my PCR attorney before she could or would amend and supplement my PCR, so therefore the PCR court deprived me of due process and my 14th Amendment right to the assistance of counsel that was necessary for me to raise my ineffective assistant of trial counsel claims.
- 3) I did not waive any right, either implicitly or explicitly and the State cannot produce a valid waiver of my rights.
- 4) I did not receive notice that I would be waiving any rights by releasing Ms. Tara Dawn Shurling as my PCR Lawyer because I was pursuing at, was a motion hearing to relieve her, and nothing more.

5. DUE PROCESS CLAUSE

GUARANTEES FIRST DIRECT
APPEAL AS A MATTER OF
RIGHT.

6. DUE PROCESS GUARANTEES THAT A CRIMINAL
DEFENDANT WILL BE TREATED WITH THAT FUNDAMENTAL
FAIRNESS ESSENTIAL TO THE VERY CONCEPT OF JUSTICE.

7. AUSTIN AND WHITE AND WHITEHEAD AND
WILSON AND CHERRY THEY ALL HAD A PCR
HEARING ON THEY ISSUE BUT THE LOWER COURT
DIDN'T GIVE ME PCR HEARING ON MY ISSUE.

I WAS PREJUDICE BY THE COURT.

Frank J. J. #231663

FRANK FURTick 231663

1cc c.i. F6B-2253 B

990 WISACKY HWY

Bishopville, SC 29010

COLUMBIA SC 290

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FOREVER / USA

CLERK OF COURT

The SUPREME COURT OF
SOUTH CAROLINA

Post office box 11330
Columbia, SC 29211

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29211-133030

