

STATE OF SOUTH CAROLINA

County of Charleston

Jerome Cory (Fresh and Bloodman)

IN THE COURT OF SUPREME COURT

OF SOUTH CAROLINA

Petition FOR APPEAL Bail

vs

The STATE OF SOUTH CAROLINA

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APR 01 2024

S.C. SUPREME COURT

Petition For Appeal Bail

Now comes the Above entitled Petitioner with this petition For Appeal Bail. Petitioner states that the Attorney General Danielle Dixon has had more than enough time to show the Courts that she has valid clerics to warrant the petitioner to be held in Prison on known void judgment, plea, Sentence and conviction.

Reason For Grant OF APPEAL BAIL

- The Attorney General Danielle Dixon has been in default as in accordance with the Supreme Court case of Edith vs state Default in PCR action. PCR actions are civil actions and further governed by civil rules laws and procedure even Default judgment in which the Supreme Court stated in Edith vs state the process not violated due to default for failure to respond to conditional order of dismissal required entry of default same rule applies in PCR actions which are civil and all civil rules applies to PCR unless going in conflict of PCR statute.

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Reasons for Grant of APPEAL BAIL

2. Petitioner has filed over 20 motions, petitions, pro. proposed orders and the Attorney General has failed to respond to any of them placing the Attorney General in Default there cause. Yet the Attorney is allowed even in default with the lower Court, Judicial Circuit Ninth

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Circuit Court and South Carolina Supreme Court Case No. 2023-

201441 and still be able to present issues sham issues

based upon fraud, misrepresentation, bad faith without any disclosure or full disclosure at all in violation of SCRPC

12 8 (b)(1), SCRPC 12 (a) failing to respond, Failure to respond to mandamus petition in SC Supreme Court Oct 24, 2023 after being served by petitioner and by e-mail from Clerk of Court for Supreme Court Patricia Howard. Thus further violation of equal protection at the courts.

Reasons For Grant of APPEAL BAIL,

3. Issues raised by Petitioner conviction without State v. Blair Hearing, Conviction without Franke hearing, Conviction without mail v. Biggert hearing, Conviction in BRADY Violations, Conviction with motion to dismiss charges due to 9 months preliminary hearing request and demand

Reasons For Grant of Appeal Bail

4. Petitioner states that he was convicted knowing that victims and all remaining witness never identified the Petitioner as the suspect that committed the offense [REDACTED] instead all victims and witness pick out same suspect that was not the Petitioner no counsel present arresting officer request and demanded one-on-one show-up identification from 20 yards away [REDACTED] While the petitioner was in back of EMS truck being treated with hand cuffs on.

Reasons For Grant of Appeal Bail

5. Petitioner states that he was convicted without counsel raising Affirmative Defense even though petitioner was mental incompetent as per state doctors stated and mental health specialist and Petitioner [REDACTED] own mental health specialist along with officers stating this man is very manic right now out of his mind, on date of arrest counsel knowing these stated facts told Petitioner that jury would not accept Affirmative Defense in his case and that he should plea guilty or be in prison for very long time. Therefore Petitioner relied on this advice due to his mother, father, and Grandmother being old and [REDACTED] (inside of nursing home he did not want to see them pass away while in prison and further thought he would only serve 2 yrs and a half not mandatory [REDACTED] day for day time serve requirement [REDACTED] that's not what he agreed to or advised of periods.

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Reason for Grant of Appeal Bail

6. Petitioner states that his plea was not entered into knowingly ~~but~~ but in bad faith without FULL DISCLOSURE OF Guilty Plea and rights given up by pleading guilty such as min time service requirement petitioner did not ~~enter~~ understand most serious offense mandatory ~~day for day~~ day for day time service requirement, no parole, no work release, no good time credits. at all was ever explain to the petitioner he further ~~plead~~ plead guilty in court on the record before being advised of ~~these~~ these rights given up along elements of the offense thus due process violation / ineffective counsel.

CONCLUSION OF LAW

Petitioner move court to grant this petition as a matter of right while incarcerated Petitioner life is in danger by blacks and crips staff that are in and on gangs pay roll already assault Petitioner over 17 times in (SCDC) an staff and inmates connected to ~~the~~ gangs as a result of this fact I move court to grant Appeal Bail PR Bail or affordable bail, Petitioner have 17 months left total on void sentence and judgment with work credits may out ~~June~~ June 2025 or Dec 2025 without work credits. Petitioner's family lives in Charleston SC he is not flight ~~risk~~ risk at all and to deny Bail leave Petitioner open for ~~more~~ more assaults by gangs. Therefore Petitioner Request Appeal Bail Granted on this day of 2024 (S/L) JUDGE signature.