

Tyreek Hayes - Respondent

Appellate Case No. 2023-000914

M3 Lenny Abbott Kitchings
CLERK

09/16/2024

RECEIVED

SEP 19 2024

SC Court of Appeals

The Rule 59(e) amendment states that Courts generally allow last minute amendments to a post-Conviction Relief petition, unless doing so would "PREJUDICE" The State's Case. Prejudice occurs when The amendment would unfairly hurt The State's Case, such as if an essential witness can't be called to testify or if a Complex Claim Requires additional Research.

My Concern is that I would like to know does this Rule 59(e) applies to me while my case is being reviewed by The Courts of appeals. If this applies to me I would like an opportunity to file + amend my [PCR] I have an issue in my case I would like to be reviewed as well.

Why wasn't it brought up at [PCR] hearing is b/c my counsel informed me improperly.

Tyreek J. Hayes

Jy'heek Doshawn Hayes #300300
McCormick Correctional Ins.
386 Redemption way
McCormick, SC 29899

ATLANTA RPDC 302

16 SEP 2024 PM 7 L



RECEIVED

SEP 19 2024

SC Court of Appeals

S.C. Courts of Appeals
CLERK
Jenny ABBOTT Kitchings
P.O. Box 11629
Columbia, SC 29211

29211-162929

