

The Supreme Court of South Carolina

Terrance Adams, Petitioner,

v.

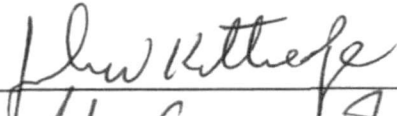
State of South Carolina, Respondent.

Appellate Case No. 2024-001280

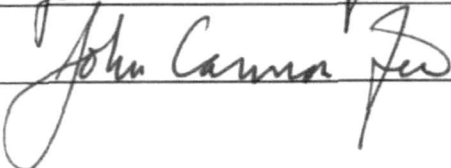
ORDER

Petitioner filed a notice of appeal from the denial of his fifth application for post-conviction (PCR) and an explanation required by Rule 243(c), SCACR. Petitioner has failed to show that there is an arguable basis for asserting the denial of his fourth PCR application was improper. Therefore, we dismiss the notice of appeal pursuant to Rule 243(c), SCACR. The remittitur will be sent as provided by Rule 221(b), SCACR.

After Petitioner filed his fifth PCR application, by order dated February 7, 2024, this Court prohibited Petitioner from filing collateral actions challenging his convictions and sentences for petit larceny (2005-GS-40-3474; -3475; -3936; and -4170), possession of burglary tools (2005-GS-40-3549), resisting arrest (2005-GS-40-3550), and first-degree burglary (2005-GS-40-3940 and -4169). We remind Petitioner that he is prohibited from filing any further collateral actions in the circuit court, including PCR actions and habeas corpus actions, as well as any motions relating to the previously filed collateral actions, challenging these convictions and sentences, or any motions in the underlying criminal case, including a motion pursuant to Rule 29, SCRCrimP, without first obtaining permission to do so from this Court.



C.J.



J.

J.
 J.
 J.

Columbia, South Carolina
October 3, 2024

cc:
D. Russell Barlow, II, Esquire
Terrance Adams, 229165