

**From:** [Creyola Boss](#)  
**To:** [Court Of Appeals Filings](#)  
**Cc:** [Melanie Hall](#)  
**Subject:** Motion for Rule 60. Relief  
**Date:** Thursday, May 15, 2025 3:11:08 PM  
**Attachments:** [Motion for Rule 60. Relief.pdf](#)

---

**\*\*\* EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Dear Mr. Hood, I am going to give you a chance to expedite this process this is not an extortion, it is only me giving you the chance to Fix this before it gets out of hand.

Hiding behind Motions will not Prevent the Amended Brief from getting to Complaints departments You May be Above the Law in South Carolina but every Counsel has to be Investigated & prosecuted for all unethical behavior that includes Judges I will Not rest until Hood Law Firm & both Berkeley County Judges & Parties involved is facing an Investigation for Multiple Complaints.

All Mr. Hood has to do is stop Hiding behind Motions like a Coward & do what real Men do Admit when a Mistake was Made

Motion for Rule 60. Relief

Rule 60(b) of the Federal Rules of Civil Procedure

**Under** the poisonous tree Doctrine Amendment with the new evidence submitted