

RECEIVED

MAY 22 2025

S.C. SUPREME COURT

Jamie Goss 294985
Waterree Prison LuS
P.O. Box 189
Rember S.C 29128

~~Received~~

~~RECEIVED~~

TO: Head Judge
P.O. Box 11330
Columbia S.C 29211

(petition Request for Speedy
Trial or Remdy)

Hello hope all is well! I'm writing this letter in
refrence to Notice of Appeal and other issue. As
you can see I'm a inmate in the Department of
Correctional at Waterree Prison. I have motron's
pending in Horry County General Session from
a ~~reconsider motion~~ rehearing on reconsider
motion due to error of law that violate petition
personal privacy when lawyer and Solicitor inform
the court false information and the judge
did not follow Rule 52 finding Fact of law that
violate Roe V. Wade. Also Due to S.C.D.C being short
of Staff in every department and prison overcrowded
this major issue has cause Waterree Prison Not to have
a location for legal supply's for indigent inmate. SO
petition request that this Honorable court send copys
to all party in this emergency situation and to send
him 10 envelop to Waterree Prison.

Index

1. Letter _____ p. 1
2. Notice of Appeal _____ p. 2-5
3. Affidavit and Motion _____ p. 6-14
4. Judge Order _____ p. 14
5. Other _____ p. 15-21
6. Proof of Service _____ p. 22

Concluded

Petition command this Honorable Court to grant this post motion and vacate sentence, erase recorded and pay him for pain and suffering for false imprisonment 3 trillion dollars and grant him on house arrest to fight his case due to lack of resources

Petition motion the Honorable Court with jurisdiction for correction of errors of law in law case and shall review upon appeal that violate Roe v Wade, U.S. G.A Amendment 14, 8, 5 for the following Reason: Also we can consider Rule 29 on this review

1. Did the court overlook considering petition due process of law was violate due to Solicitor misconduct for fail to read petition case to the court?
2. Did the court overlook considering petition lawyer was relieve as counsel and was interpering the same case and never talk to petition?
3. Did the Court overlook consider petition personal privacy was violate due to all white jury and Solicitor strike the only one black jury in pole?
4. Did the court overlook considering that drugs was instructed in grain to the jury to paint a picture for a larger amount when drugs should have been instructed in grams?

5. Did the court overlook Consider Rule 60(b)(6)? when petition motion was never read to the court concern Reconsider of Sentence?
6. Did the court overlook considering Clerk fail to inform petition of court date?
7. Did the court overlook considering the Judge fail to put in a order of continuing when petition said he was not notify of his court date?
8. Did the court overlook S.C.D.C being short of staff in every department and prison overcrowded that cause pain and suffering for not being able to comply with court order and rules?
9. Did the court overlook considering that South Caroline drug law has change from 10 to 28 gram trafficking to 10 years?
10. Did the court consider S.C. District court has deny petition case due to violate S.C.D.C policy access to court and should grant him bond to fight his pending case in United State Supreme Court?

11. Did the court overlook consider U.S. Army law with only one son be draft to the army and should take in consideration petition miss all his kids earlie age in prison and he's the only son?
12. Did the court overlook considering that petition is a leader for over 1000 inmate and was restore?
13. Did the court overlook consider false imprisonment as element when jury was instructed with false information?
14. Did the court violate ~~per~~ petition personal privacy for entering order that violate finding Fact of Law?
15. Did the court overlook consider that the officer testimony violate expert policy when he was an expert and recorded over high speed chase?
16. Did the court overlook consider petition can open the eyes of the blind, open the ear of the death and proclaim the good New to the lose?