

South Carolina Court of Appeals

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OCT 30 2013

CASE# 2013-CP-23-1870

Robert Campbell
S.C.D.C. # 131941

SC Court of Appeals

V.

STATE OF South Carolina

MOTION: [IN Put] Ruling of the -
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Supreme Court. 2002. ON MENTALLY Retarded -
High Court Ruled: or Ruling ON it. 2013 .

OCT 31 2013

S.C. SUPREME COURT

DEAR COURT OF APPEALS: NOTE. my [Education AND I.Q] is Not that good. PLEASE bear with me. i AM without AN ATTORNEY. Now "the SUPREME COURT Ruled IN 2002 ON MENTALLY Retarded." that's its CONSTITUTES [Cruel AND UNUSUAL Punishment] under the Eighth Amendment. in my Filed PCR Application. i Filed under RYAN V. MARTINEZ, 566 U.S. _____ 2012. (i) ASSERTS mental retardation. 17-27-45(B). AND i SENT [Court Documents] for EVIDENCE to show that. i WAS order to go though MENTAL Health. AND AS Court order States. i AM still under MENTAL Health. BECAUSE the EXAMINERS NEVER SENT the COURT A WRITTEN report ON my MENTAL condition. remember. i Filed my First PCR in [1999]. in which it was dismissed ON statute of Limitation. but this Ruling was PASSED IN [2002]. i WAS then AND NOW MENTALLY Retarded. while i BEEN Lock up. i HAVE being Put ON 4 to 5 different medications. AND this medications infringed ON my ability OF thinking AND Life. i did NOT NO what Rights i Had with the Law. AND still. The Lower Court AND the ATTORNEY GENERAL OFFICE is ABUSEING there Authority AGAINST ME. by dismissing my PCR. i AM waiting ON this COURT decision before i Appeal it to the High Court. i HOPE AND Pray that. i Aint got to. DATE 10/24/2013 .

Robert Campbell