

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Certiorari: To Lexington County
HONORABLE George M. McFaddin, Circuit Court Judge

EDDIE LOUIS BASS, III,
PETITIONER.

RECEIVED
OCT 20 2025
SC Court of Appeals

Vs

STATE OF SOUTH CAROLINA,
RESPONDENT.

APPELLATE CASE NO. 2024-000535

PETITION FOR REHEARING
EN-BANC

Respectfully Submitted,
151 Eddie Bass
Eddie Louis Bass, III
Petitioner Prose

RECEIVED
OCT 15 2025
TYGER RIVER MAILROOM

REASON'S THIS COURT SHOULD GRANT THIS REHEARING EN-BANC AND ORDER COUNSEL BRIEF ISSUES

1) Petitioner Objects to his Court Appointed Appellate Defender Robert M. Dudek, being relieved as Counsel, as he has several Merit Issues Raised and Ruled on by the Lower Court & S.C. Court of Appeals, from Petitioners "Johnson Petition"

SEE: Attached Exhibit - A memorandum Brief/Johnson

2) Petitioner did not knowingly and voluntarily waive his right to Appellate Review of his conviction and sentence

3) Petitioners Trial Counsel was ineffective for: A) Giving Bad advice and creating expectations that were not followed through.

B) failing to adequately argue issues regarding Petitioners Indictment.

C) failing to reasonably investigate to discover facts that might have mitigated Petitioners sentence.

D) failing to argue mitigation on Petitioners Behalf during sentencing.

E) failing to give Petitioner a copy of Evidence supplied to defense in discovery for his review.

4) Petitioner's Guilty Plea was not knowingly and voluntarily made because his Attorney's coerced him into Pleading Guilty.

5) Trial Counsel failed to do any Pre-Trial Investigation Both factual and/or legal and violated Petitioners S.L. and U.S. Constitutional Rights. Under 6th & 14th Amend. to U.S. Const. And S.C. Const under Due Process and Equal Protection

6) The Sentencing Judge should not have accepted Petitioner's Guilty Plea. Because Facts alleged was Petitioner was Being Attacked, and no Evidence that it wasn't self-Defense and/or stand your Ground Defense.

Petitioner, Petitions this Court with a Petition for Rehearing EN-BANC Because Petitioner Believes in Good Faith that he has issues with Merit and that Appellate Counsel should Be, ORDERED to file a Meritourios Brief, And fully argue and Explore Facts of each issue Presented in this Petition as a matter of Law. See: Johnson vs State, 294 S.C. 310, 364 S.E.2d 201 (1988) Petitioners Issues Does have MERIT!!!

CONCLUSION

By Reasons of the foregoing Petition for a Rehearing EN BANC, Petitioner's legal counsel Mr. Robert M. Dudek, Chief Appellate Defender should not be relieved as counsel. And the Petitioner Prays this Court Grant his Petition for rehearing and Order Counsel to Brief his issues that have merit, and/or Petitioner Prays this Court Grant his Petition and vacate his Guilty Plea and Remand this case Back to the Lexington County Court of General Sessions for a New Trial.

Respectfully submitted,

15/

Eddie L. Bass III #378937

Petitioner PRO-se

EXHIBIT

A

Memorandum of Petitioner FROM
John Brief 45 Day Brief

MEMORANDUM

Date:

To: The Supreme Court of South Carolina

Subject: Trial Counsel Mr. Micheal Laubshire gave petitioner Mr. Eddie Bass grossly and misleading advice. Stating if Petitioner Mr. Eddie Bass go forward with trial that Petitioner would get life. Mr. Micheal Laubshire had reckless disregard for the truth there for Petitioner asking this court for a new trial.

STATEMENT OF FACTS

The judge's err because the evidence and the record shows Mr. Micheal Laubshire know the case before you was an accident. See Trp 308, 1.22-309, 1.5, also see Trp. 166, 11.1-18. Fact is Mr. Micheal Laubshire and the trial judge Mr. William Keeley knew Petitioner Mr. Eddie Bass call out for help. See Trp. 192, 11.3-16. A Judge has a responsibility for safeguarding both the rights of the accused and the rights of the Public in the administration of Criminal Justice. Fact is Petitioner was denied rule 5 from Mr. Micheal Laubshire, Petitioner had to purchase rule 5 from a different Counselor. See Trp 272, 22-25 also see Exhibit (1). Fact is Petitioner did not have a enough time to process the Plea see Trp. 287, 1.7-288, 1.12 also see Trp 329, 1.3-329, 1. Fact is Mr. Micheal Laubshire also strongly believe this was a self-defense case a well. See Trp. 309, 11.6-23

Conclusion

Fact is none of the elements of murder or Voluntary manslaughter is in this case Petitioner Plea not guilty at the beginning of if it wasn't for trial Counsel. Misleading and grossly advice Petitioner would have not Plead guilty and would have went forward with trial. Counsel knew the evidence and the witnesses stated and show this was an accident and petitioner call out for help and help never came. And the record shows Mr. Micheal Laubshire stated that it appear to him not to be an accident to him. Which shows he had reckless disregard for the truth. Trial Counsel

Mr. Micheal Laubshire shows the he wanted to prosecute, Petitioner then to defend.
Petitioner: This court should know Mr. Micheal Laubshire was also a solicitor as well.
petitioner is demand this court to take action vacated Petitioner guilty pled and send
back for new trial. Mr. Eddie Bass had no chance of due process from the beginning.

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS
APPEAL FROM LEXINGTON COUNTY
COURT OF COMMON Pleas

The Honorable George M. McFaddin, JR. Circuit Court Judge

RECEIVED

OCT 20 2025

SC Court of Appeals

CASE NO. 2024-000535

Eddie L. Bass, III, #378937, PETITIONER. PRO-SE

VS.

STATE OF SOUTH CAROLINA Respondent.

PROOF OF SERVICE

I Eddie L. Bass, III, #378937 Petition PRO-SE, Certify that I have served the Petition for a Rehearing EN BANC on the Respondents listed Below by placing a True and Correct copy in the U.S. Postal mail: Postage Prepaid On This _____ Day of _____, 2025

1.) S.C. Attorney General's Office

ATTN: MR. Alan Wilson A.G.

P.O. Box 11549

Columbia, SC. 29211-1549

Respectfully submitted

Eddie L. Bass

Eddie L. Bass III #378937

Petitioner Pro-se

RECEIVED

OCT 15 2025

TYGER RIVER MAILROOM

1. of 1.

Eddie L. Bass, III, #378937
Tyger River C.I. U8-#204
200 Prison Rd
Columbia, S.C. 29335

Date: 10/15/ 2025

The S.C. Court of Appeals
ATTN: Clerk of Court
P.O. Box 11629
Columbia, S.C. 29211

RECEIVED

OCT 20 2025

SC Court of Appeals

Re: Filing of Petition for a Rehearing
EN - BANC Case No. 2024-000535

Dear Clerk,

Please find here enclosed an Original Courts Copy for Filing.
And (1) one copy to be returned to me clocked-stamped and
filed for my files. I thank you for all your time and help
with this matter. May God Bless you Abundantly

RECEIVED

OCT 15 2025

TYGER RIVER MAILROOM

Respectfully Submitted,
151 Eddie Bass
Eddie L. Bass III, #378937
Petitioner Pro-Se

1.091.

Eddie Bass #378937
Tyger River C I
200 Prison Rd
Enoree SC 29335



US POSTAGE PAID PITNEY BOWES
ZIP 29335 \$ 001.03⁰
02 4W
0000373866 OCT 15, 2025

South Carolina Court of Appeals

Jenny ABBott Kitchings, Clerk
Post office Box 11629
Columbia, South Carolina 29211

RECEIVED

OCT 20 2025

SC Court of Appeals

RECEIVED

OCT 15 2025

TYGER RIVER MAILROOM