

CLERK OF COURT



RENEE ELVIS
CLERK OF COURT
1301 2ND AVENUE
CONWAY, SC 29526
(843) 915-5080 • Fax: (843) 915-6081

November 20, 2025

Jamie Goss #294885
Trenton Prison
84 Greenhouse Rd.
Trenton, SC 29847

Court of Appeals
P.O. Box 11629
Columbia, SC 29211

Attorney General's Office
1000 Assembly St.
Columbia, SC 29201

RE: PCR Applications, Name Change, Fwd.: To Solicitor's Office, Attorney
General's Office and Court of Appeals

Dear Mr. Goss,

This is in response to your letter regarding the above reference. The PCR applications and Name Changes are enclosed. Please follow all instructions on the PCR packets and Name Change Packets. I have forwarded your letters to the Solicitor's Office, the Attorney General's Office and Court of Appeals. Also enclosed are clocked copies of your letters for your record.

When you receive your copy of the PCR, you will need to contact the Attorney General's office to request an attorney. Their mailing address is: Office of the Attorney General, PO Box 11549, Columbia, SC 29211.

Sincerely,

Renee Elvis
Horry County Clerk of Court

Cc/AH

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SC Court of Appeals

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SC Court of Appeals

Jamie Goss 294885
Trenton Prison
84 Greenhouse RD,
Trenton S.C 29847

Honorable Character
P.O. Box 677
Conway S.C. 29528

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Horry County, SC

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HORRY COUNTY

Dear Honorable Character

This honorable court heard motion on Nov. 6, 2025 for a 59(e) and 52(b). Petition argue that the court of appeal took jurisdiction on Sept 19, 2025 and deny petition case than Petition file 59(e) and 52(b) to S.C. Court of appeal (see attachmach) and never got a responded. This petition was place

IN ofc. Baker hand at Wateree Prison to file with ^{COJ}
Petition argue that the ~~State~~ ^{State} never
respond to petition case; so petition
file 55(e) motion and put the state
in default for 3 trillion dollars and
vacate sentence,

Jamie Goss

Date (11.11.25)

Also petition has receive a letter ^{date Nov. 3}
2025 ~~5008~~ and picked it from trenton mailbox
Nov. 8. 2025 say that the court of appeal
has remittitur the case to the lower court.
Petition will also put in an hearing to
get some understanding of this
matter. Please send this copy to Horry
County Solicitor Office and S.C. Attorney
General Office.

Jamie G

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HORRY COUNTY, SC

The South Carolina Court of Appeals

The State, Respondent,

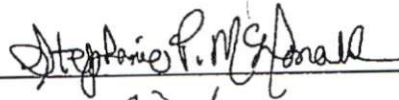
v.

Jamie Goss, Appellant.

Appellate Case No. 2025-001019

ORDER

After careful consideration of the petition for rehearing, the court is unable to discover that any material fact or principle of law has been either overlooked or disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.



J.



J.



J.

Columbia, South Carolina

cc:

Jamie Goss, 00294885

Nancy R. Livesay, Esquire

Alan McCrory Wilson, Esquire

Mark Reynolds Farthing, Esquire

Ronald William Hazzard, Esquire

Wanda H. Carter, Esquire

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SC Court of Appeals

The State of South Carolina
In The Court of General Session

Appeal From Horry County Court
Of General Session

Honorable Donald Carake Circuit Judge
Petition Case # 2006 GS 2604735
Appellate Case # 2025-001019

Alan Wilson _____ Respondent
VS

Jamie Goss _____ Petitioner

Amended Remittitur and Emergency
Hearing for Understanding, FA Bank

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SOUTH CAROLINA

Alan Wilson
P.O. Box 11549
Columbia SC 29211
cc Horry County Solicitor

Jamie Goss 294885
~~Wade~~ Trenton Prison
84 Greenhouse RD
Trenton S.C. 847

History of Sentence and Reconsider Motion

In November 2006 the Horry County Grand Jury indicted petition for Trafficking in cocaine base 10-28 grams; indictment number 2006-GS-26-4735. On February 13 2007 Petition proceeded to Jury trial before the Honorable Edward B. Cottingham and was sentence to 28 years. Petition then file a motion to Horry County Court of General Session on Feb. 28 2025 that was file by Horry County Clerk for reconsideration of sentence and sentence reduction was heard by Honorable Donald Caraker on April 10 2025 petition receive order denying his case on 5.12.25 at 2:35 pm on Wateree Prison From Sgt. Stewart.

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Petition file Notice of Appeal to South Carolina Supreme Court on 5.19.25 to review order from Horry County Circuit Judge. On May 30, 2025 petition receive an order from South Carolina Supreme Court Clerk saying (pursuant to Rule 204(a) of S.C.A.C.R.) this matter is hereby transfer to South Carolina Court of Appeals." Petition object to S.C. Supreme Court order date May 23, 2025 that was receive by petition at Wateree Prison mailbox ON May 30, 2025. ON June 11 2025 petition receive a letter from S.C. Court of Appeal for deficiencies and not signing document. ON July 15 2025 S.C. Supreme Court respond to petition letter date June DR July 14, 2025 saying petition can't file petition without a lawyer. ON July 29 2025

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COURT HOUSE
COLUMBIA, SC 29201

petition receive order from S.C. Court of appeal dismissing his case according to rule 267(b) for not signing document. Petition object to this order date July 29 2025. On Sept. 29 2025 petition receive order from South Carolina Court of appeal deny his case. Petition than file 59(e), 52, 60, 54, 55, and Roe V. Wade within 10 days of order. Petition still waiting for the court of appeal to responded to the 59(e), 52(b), 60, 54, 55, and Roe V. Wade. On Nov. 7 2025 petition receive a letter from S.C. Court of appeal Remanding the case to the lower court as remittitur. S.C. Court of appeal has fail to answer the 59(e) and 52(b) motion for the S.C. Supreme Court to review writ of Certiorari; So petition motion this court to amended remittitur in the lower Court,

Ground For Release 17-27-90

1. Did the court overlook considering Solicitor Misconduct for not Interpering Case and not reading Issue to Court?

Solicitor Misconduct during trial and reconsideration motion and Sentence reduction, Solicitor should've never interpered drug in grain and should never enter expert witness as evidence especially when video was recorded over. Also Solicitor for reconsider motion never read issue to the court that violate petition personal privacy, U.S.C.A. Amendment 14, 8, 5, Rule 702, and 17-1-50, Rule 705 and should amended trial order and sentence reduction order according to Title 17-15-50 and Rule 60

2. Did the court overlook considering

Petition lawyer was relieve as Counsel,
Interpering the wrong case to petition
and never read issue to the court?

Trial Counsel has never talk to petition about his case in 2007 untile the day before trial and petition should ~~ME~~ went to court for another pending charge for 5 year especially when this cas was pending only for 90 days. Also trial counsel has pick all white Jury outside the present of petition especially when solicitor strike the only back Jury and never object to expert witness testimony for recording over high speed chase video tape and reading fake information to the Jury. ~~CONCERN~~ drugs in grain and not in grams, that violate petition due process of law. especially when case was never interpered to petition. According to reconsider motion, petition ~~was~~ lawyer was relieve as Counsel

and ^{never} Interpered case to petition for another pending charge. This issue has violate the U.S.C.A. Amendment 14, 8, 5, Rule 702, 705, 17-1-50 and Roe V. Wade and should amended trial and reconsider order according to Art. 1 Section 23, Title 17-15-50, and Rule 60 Relief from order.

3. Did the court overlook considering petition personal privacy was violate due to all white jury and especially when state strike the only back Jury?

Due to all white jury and the only black jury was strike by the Solicitor this point of view has been violate especially when Solicitor interpered Drug in grain and expert witness policy was violate when expert recorded over high speed chase video

tape, this has violate U.S.C.A. Amend-
ment 14, 8, 5, 6, Art I. section 23, Rule
702, 705, 14-7-1120, 17-1-50, Swain V.
Alabama, Batson V. Kentucky and
should amended Trial and reconsider
motion accorded to Rule 60 relief from
order and Title 17-15-50

4. Did the court overlook considering
petitioners personal privacy was
violate due to solicitor Interpering
drug to the jury in grain to paint
a picture of a larger amount to
convict petition?

Petition argue that Solicitor interpered
drug in grain has violate the metric
wrieght and petition due process of
law. The Solicitor has paint a
picture to the jury by explaining
grain in 130,000 grain of salt
instead of explain in 13 grams

and sentence petition to 28 years
and should amended trial and
reconsider order according to Rule
60 relief from Judgment and Title 17-15-50,
due to violate U.S.C.A Amendment 14,
8,5, Art 1 section 14, Rule 702, Rule 705
Title 17-150 that is mandate according
to Art. 1 section 23

5. Did the court overlook considering
the clerk and S.C.D.C. fail to Inform
petition of court date?

Due to the great violation of Clerk
duties and S.C.D.C. Not Informing
petition of court date petition
couldnt interpered case to Court
especially when Sgt. Cole would =
not let petition bring legal not
to Court. This has violate petition
U.S.C.A. Amendment 14, 8, 5, Title
24-1-20, Art 12 section 2 that is
mandate according to Art 1

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Section 23 and should amended order to release petition (Title 17-15-50 and Rule 60 relief from Judgement and order)

*6. Did the court overlook considering rule 60(b)(3) was violate due to false Indictment when petition was never Indicted to the Grand Jury for trafficking 3rd offence and violate enhancing policy?

Petition argue that this is a void order from reconsider motion and trial according to rule 60, 59, 17-19-90 and 17-19-60 indictment for perjury especially when enhancing policy has violate U.S.C.A. Amended 19, 8, 5 Roe V. Wade that is mandate according to Art. 1 section 23 and should amended order accorded to Title 17-1-50 and 60 Relief for Judgement or order

7. Did the court overlooking considering the Judge fail to ask lawyer and Solicitor to read issue and should've put in a continue when petition said he was not perpare for trial on court?

Petition argue that his due process of law was violate due to failing to inform petition of court date and lawyer and Solicitor fail to inform court of Issue especially when Sgt. Cole ~~fail~~ demanded petition not to bring his court document to trial. These said complawit has violate U.S.C.A. Amendment 14, 8, 5 and Roe v. Wade and should amended order accordeding to Rule 60 and Title 17.15.50

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HOBBS COUNTY, SC

8. Did the court overlook considering S.C.D.C. being short of staff in every department and prison over crowded that cause pain and suffering for not having in place legal supply for indigent inmate especially when S.C. District court deny petition case due to said reason?

Petition argue that S.C.D.C. has violate the Frustration Doctrine, U.S.C.A. Amendment 14, 8, 5, S.C.D.C. policy access to court, Art 12 section maintenance, health, welfare, Education and rehabilitation (Title 24-1-20 Declaration of Policy) Opportunity, encouragement, train in a mean of reform. The D.O.C. Created function has Cause

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CLERK OF COURT
JERRY COUNTY

petition to fail by said statement especially when the court has deny petition case and the court should grant P.R. Bond due to case pending in the circuit court and Court of appeal. Petition prays that this honorable court amended order according to Rule 60 relief from order, Title 17-15-50.

9. According to Roe v. Wade did the court overlook considering drug-law was change in petition case and should have never been enhance to 3rd offence?

Petitions argue that the Convoy Statute, treatie and article of the United State a prisoner with the same charistic will have the same opportunity with change

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FOR HONRY COUNTY

IN control law; meaning Federal
Prison has change drug law and
petition should have the same
opportunity according to the law.
The court should amended order
according to Rule 60 Relief from
order and Title ~~24~~ 17-15-50

10. Did the court consider S.C. District
Court has deny petition case due to
the violate S.C.D.C. Policy access
to court and should grant
petition a P.R. Appeal bond to
fight his case on appeal

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Petitioners argue that if the court
don't due emergency release they
should release petition on emergency
appeal bond due to short of

Staff in every department and because of extraordinary circumstance with pending case and court has deny petition case for said reason with legal supply. All these issue has violate U.S.C.A Amendedment 14, 8, 5, Art. 12 section 2, Title 24-1-20 and should amended order accorded to Rule 60 and Title 17-15-50

11. Did the court overlook considering United State Military law with only having one son and should take in consideration that petition miss all his kids early age in prison and he's the only son

Petition argue that the court overlook Military Law with one son and should reconsider petition case

According to the one son Military Law and the prison have the same character as Military meaning opportunity. Petition miss all his early age kids life and the court should release petition as they due in the Military because the have the same guideline as Art 12 section 2 and Title 24-1-20 the function of S.C.D.C. They should pay petition as well because of the violatation of U.S.C.A Amendment 14, §, 5, the treatie and Article of the United State. The court should grant emergency release accordeding to the law and amended order. 60 Relief from order and Title 17.15.50.

12. Did the court overlook considering officer testimony violate expert witness policy when officer recorded over high speed chase video tape?

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Horry County

The court should grant New trial or give petition emergency release due to officer violating expert witness policy by recording over high speed chase video tape and can prove his testimony false for introducing cellphone to the Jury without a chain of evidence. Also officer violate probable cause ART 1 section 10 for not writing a ticket for the stop. This major issue has violate U.S.C.A. Amendment 14, 8, 5 and Roe V. Wade Petition mandate that the court amended order for emergency release 17-15-50 and Rule 60 Relief from Judgement and order.

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HONRY COUNTY, SC

13. Did the court overlook considering that petition was a I.R.C. Leader

for over 1000 inmates in S.C.D.C.
and was restored according to Art.
12 section 2 and Title 24-1-20
and should release petition or set
Appeal bond?

Petition argue for emergency Appeal
bond or emergency release; Petition
has been a leader for over 1000
inmate and has restore his self
according to Art. 12 section 2 and
Title 24-1-20 is mandate by Art.
1 section 23 and the court should
amended order (Title 17-15-50) (Rule
60 Relief from order) for emergency
release or Appeal bond due to
lack of resources to fight his pending
case. Also the court should do an
Injunction by up dating the D.O.C.
Policy and I.R.C. Policy.

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14. Did the court overlook considering false imprisonment as an element when Jury was instructed false information?

According to false imprisonment petition argue that the element of false imprisonment was violated due to false indictment, when the grand jury was indicted to first offense and the court charge petition with 3rd offense that violate Art. 1 section 12 Double jeopardy and is mandate by Art. 1 section 23. Also petition argue false imprisonment for invasion of privacy (Art. 1 section 10) when no ticket was wrote for probable cause, Rule 702, 705, Title 17-19-60, Title 17-19-90. These issue has violate U.S.C.A Amendment 14, 8, 5 and Art. 1 section 23. Petition prays

that this Honorable court amended this order according to the following Titel-17-15-50, Rule 60 release from Judgement and Title 17-1910.

15. Did the court violate petitioners personal privacy for entering a order that goes against S.C. and U.S. Law especially when public Interest is involve, material fact, Equity, Principle of law, emergency situation, Novel Issue, error of law, change in control Law, and Substantial Circumstance?

Petition argue that the court over look the designation to be included on Recorded of appeal to prove petition Question 1-16 that the State never responded and should be in default according

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HORNBY COUNTY
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to Rule 55(e) and pay petition for pain and suffering, sign emergency order for release, vacate sentence. Also consider these statutes 14-7-1120, Rule 705, Rule 702, 17-15-30, 17-27-80

Rule 52(b)

16. Did the court overlook consider petition has a pending case in S.C. Supreme Court from objection from order date May 23, 2025 that was appeal within 10 days notice according to rule 59 e and 52(b)?

Petition object to this honorable Court order date July 29, 2025 for the following reason that violate Roe V. Wade, U.S.C.A Amendment 14, 8, 5, emergency situation, Novel Issue, error of law, Change in Control law for Drug traffic, When Public Interest involve,

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Substantial Circumstance, Rule 204
Art. 5 section 5, Rule 245, Rule 59(e),
Rule 52(b), Art 1 section 23, Art 1,
section 9, Title 24-1-20, Art. 12 section 2
Equity and United State Article: The
Court of appeal don't have jurisdiction,
untile the Supreme Court rule on
the objection from petition, accorded
to Rule 59 and Rule 60 Relief from
Judgement due to the violate 10
day rule of an order, mistake, over
look, because petition never got
a respond from the objection after
10 days. Also according to the
letter date May 23, 2025 petition
object to S.C. Supreme Court order
complaining about Question 1-16.
On June 11 2025 petition receive
a letter from South Carolina Court
of Appeal for deficiencies and
document not sign.

17. Did the court err for transferring case to S.C. Court of appeal and not Horry County Court of General Session when the case was pending there?

Petition argue that S.C. Supreme Court Clerk err for transferring case to S.C. Court of Appeal and not Horry County Clerk of Court, when case was pending for 59(e) and 52(b). These said issue has violate petition (U.S.C.A. Amendment 14,8,5,) 204 transfer case, and Roe V. Wade especially when S.C. Court of Appeal dismiss petition case. Also according to Rule 60 Relief from order and the court should amended order (Title 17-15-50)

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The State of South Carolina
~~in the Supreme Court of~~

Appeal From Horry County
Court of General Session

Honorable Donald Carake, Circuit Judge
Appeal Case No: 2025-001019

Alan Wilson _____ Defendant
v.

Jamie Goss _____ Petitioner

Proof of Service

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HORRY COUNTY
2025 NOV 18 A
RENEE H. BLANK
CLERK OF COURT
HORRY COUNTY, SC

I certify that I have served this motion
on Alan Wilson and Court of Appeal by
depositing a copy of it in the United
State mail, postage prepaid on 11.18.25

address to Attorney General P.O. Box 11549,
Columbia S.C. 29211 and South Carolina

~~Supreme Court on Box 11549, Columbia~~

~~SC 29211.~~ Horry County Jamie Goss
Solicitor Office

Date 11.11.25

Renee N. E.
Horry County Clerk of Court
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