

IN THE COUNTY COURT OF AIKEN
COUNTY GENERAL SESSIONS

Aiken County, South Carolina

RECEIVED

State of South Carolina
V.

DEC 05 2025
SC Court of Appeals

Dallan Timothy Thorstenson

Case Nos.: 2023 GS 0201034 and 2023 GS
0201036

Appellate Case No.: 2024-000049

NOTICE OF FILING VERIFIED
MOTION FOR RECONSIDERATION,
MOTION TO STAY, AND REQUEST
FOR REASSIGNMENT

COMES NOW, Dallan Timothy Thorstenson,
and hereby gives Notice to the Court and
all parties that on this Day Oct 10, 2025
the undersigned has filed a motion for
Reconsideration, Motion to Stay Proceedings,
and a Request for Reassignment of Judge
in the Above Captioned Case.

The motion raises critical procedural

and Constitutional issues including evidentiary spoliation, prosecutorial overreach, bad faith, and judicial impartiality, and seeks relief to preserve movants rights to a fair and just proceeding and trial.

A copy of the verified Motion for Reconsideration, Motion to Stay, and Request for Reassignment, Motion for Leave, Personal Affidavit, and Affidavit of Facts has been served concurrently on all parties and is available upon request from the clerk of court due to my indigent status and inability to make copies due to incarceration.

I Declare under Penalty of Perjury that the foregoing is correct.

Oct, 10, 2025, Dec 1 2025

Dallan Timothy Thorstenson

Notary Paul Den

200 prison
Enoree, SC



Date Jan. 24, 2035

IN THE COUNTY COURT OF AIKEN
COUNTY GENERAL SESSIONS
Aiken County, South Carolina

State of South Carolina

v.

Dallan Timothy Thorstenson

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Case Nos.: 2023 GS 0201034 and 2023 GS
0201036

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COVER SHEET FOR NOTICES
TO COURT

TO THE HONORABLE JUDGE
OF SAID COURT:

Pursuant to South Carolina Rules
of Civil and Criminal Procedure

PLEASE TAKE NOTICE that the
following documents, timely prepared
and submitted by Movant, are hereby
filed simultaneously and served upon all
parties pursuant to applicable local Court rules

and procedures,

- Notice to the Court regarding timely Substitution of Counsel, pending writs, federal claims, Extraordinary Circumstances claims, Disciplinary proceedings, Personal Reconstruction Affidavit, and Misconduct
- Notice of facts and preservation of issues for the record
- Notice of intent to seek Sanctions against Counsel and assistant Solicitor

These notices include critical Factual and legal issues affecting Constitutional protections, due process, evidentiary integrity, and judicial impartiality throughout the proceedings

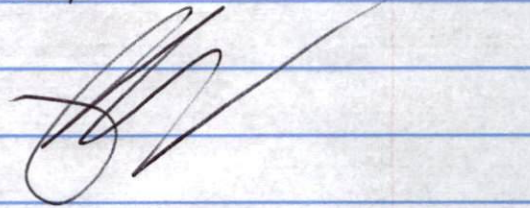
Movant respectfully requests that the Court promptly recognize, docket, and consider these documents in connection with all currently pending motions and future proceedings

Please Return a copy, serve on opposing counsel due to indigent status, and forward a copy to the Appellate clerk of Court and SC bar of Disciplinary Counsel.

Thanks

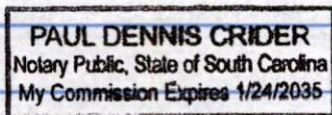
I Declare under penalty of perjury that the foregoing is true and correct

Dallan Timothy Thorstenson
200 prison RD
Gnoree, SC 29335



Notary Paul Dennis Crider

Date JAN. 24, 2035



IN THE COURT OF AIKEN COUNTY
GENERAL SESSIONS

Aiken County, South Carolina

State of South Carolina

plaintiff

v.

Dallan Thorstenson

200 Wilson Rd

Greer, SC

29335

RECEIVED

DEC 05 2025

SC Court of Appeals

Case Nos.: 2023 GS 0201034, 2023 GS
0201036

Appellate Case NO.: 2024-000049

NOTICE TO THE COURT
REGARDING TIMELY SUBSTITUTION
OF COUNSEL, PENDING WRITS,
FEDERAL CLAIMS, EXTRAORDINARY
CIRCUMSTANCES CLAIMS, DISCIPLINARY
PROCEEDINGS, PERSONAL RECONSTRUCTION
AFFIDAVIT, AND MISCONDUCT

COMES NOW, Dallan Timothy Thorstenson
Respectfully provides this Notice to the
Court as follows:

1. On September 22, 2025 I filed in Federal Court motions for two injunctions and an extraordinary Circumstances Claim, which were served upon both my Prior Counsel, Ms Joanna K. Delany, The Attorney General, and Jacqueline Charbeau, Assistant Solicitor. These filings were officially received by the Federal Court Clerk on September 29, 2025, but were filed by me on the 22nd.

2. On or about September 22nd, 2025, I mailed to the Clerk of South Carolina Court of Appeals the following documents:

- Notice of Substitution of Counsel
- Writ of Prohibition
- Writ of Supervisory Jurisdiction

3. These filings were received and docketed by the Clerk of Court of Appeals on September 26, 2025 thereby providing timely notice to the Court and all parties, of my substitution of Counsel and related legal actions.

4. In addition, over a month prior to the September 30, 2025 reconstruction hearing I submitted a (personal reconstruction affidavit) to my Counsel, required to meet reconstruction criteria. I possess a certified mail receipt confirming this submission. Nevertheless, prior Counsel deliberately failed to file or present this affidavit to the Court.

5. At the September 30, 2025 hearing, Ms. Joanna K. Delany misled the Court by claiming she had only received a letter from me, deliberately failing to disclose Notice of Substitution, writs, federal filings, Extraordinary Circumstance claims, pending disciplines, and personal reconstruction affidavit.

6. Jacqueline Charbeau (Assistant Solicitor), also failed to inform the Court of the pending filings and status, thereby misrepresenting the record before the Court.

7. Pending disciplinary proceedings exist against Ms. Joanna K. Delany, Jacqueline Charbeau, Prior Counsel, and other parties involved highlighting ongoing concerns over professional conduct.
8. Due to procedural limitations preventing me from personally filing motions in South Carolina Courts, this "Notice" preserves my rights and claims for judicial and appellate review.
9. The material misrepresentations and omissions by Counsel and the prosecutor deprived me of due process and effective assistance of Counsel, causing substantial prejudice.

- PRAYER FOR RELIEF -

Wherefore, I respectfully request the Court to:

- a. Take judicial notice of timely filings received by the Appellate Clerk, including Notice of Substitution, Writ of Prohibition, and Writ of Supervisory Jurisdiction.

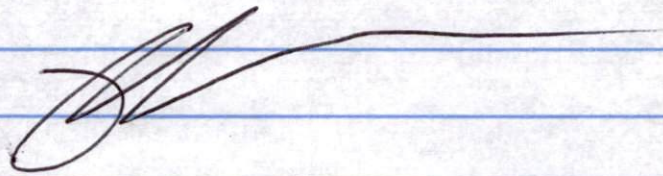
- b. Recognize proper service and awareness of federal filings upon Counsel and Jacqueline Charbeau (Assistant Solicitor)
- c. Acknowledge pending disciplinary proceedings related to this matter
- ~~c.~~
d. Find the September 30, 2025 reconstruction hearing fundamentally flawed due to misrepresentations and omissions violating my constitutional rights.
- e. Preserve these issues for reconsideration or vacatur of any hearing orders;
- f. Schedule a hearing to address my Counsel status and pending state and federal claims.
- g. Consider my inability to file motions personally due to procedural limitations, treating this notice as preservation of rights;

n. Grant such other relief as justice requires.

VERIFICATION

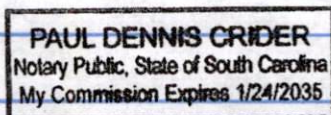
I declare under penalty of perjury under the laws of South Carolina that the foregoing is true and correct to the best of my knowledge and belief.

Dallan Timothy Thorstenson
200 prison RD, Anoree, SC 29335



Notary Paul Dennis Crider

Date JAN. 24, 2035



IN THE COUNTY COURT OF AIKEN
COUNTY GENERAL SESSIONS

Aiken County, South Carolina

State of South Carolina

v.

Dallan Timothy Thorstenson

200 Prison Rd.

Enoree, SC 29335

Case Nos.: 2023 GS 0201034 and 2023 GS
0201036

Appellate Case No.: 2024-000049

NOTICE OF FACTS AND
PRESERVATION OF ISSUES
FOR THE RECORD

COMES NOW, Dallan Timothy Thorstenson and provides this verified Notice of Facts to preserve for the Court and all parties critical issues affecting the fundamental fairness of all proceedings in the above-captioned case, and to formally place on record urgent concerns about prosecutorial misconduct, evidentiary destruction, and denial of Constitutional Rights.

I. Procedural and Factual Background

1. On September 30, 2025, this Court conducted a reconstruction hearing following my conviction for murder and possession of a weapon during Commission of a violent crime, Over 2 years after trial, resulting in a 43-year sentence imposed by Judge Michael Nettles.
2. As an incarcerated litigant, and honorably discharged 100% permanently disabled veteran, I do not have personal access to any evidentiary materials, records, or transcripts, all of which are in and have been in the possession, custody, or control of the prosecution and defense counsel.

II. Material Factual Allegations

3. For a period extending multiple years prior to my trial and continuing, there has been a documented pattern of bad faith and intentional prosecutorial overreach, including collusion among prosecutors, prior counsels, and

Judicial actors, aimed at suppressing, destroying, or altering materials vital to my defense, and appellate rights.

4. Numerous critical pieces of evidence have been unlawfully seized, deleted, or corrupted, including but not limited to my personal phone containing exculpatory communications, and Gary's phone, which contained key defense-relevant messages.
5. Six hours of ADT surveillance footage, app data, and digital password records - essential to corroborate my defense - have been permanently lost, destroyed, or tampered with, with no witnesses or proper chain of custody providing authentication beyond unsubstantiated claims.
6. Expert testimony predicated on this destroyed evidence was improperly admitted before the grand jury over 2 years after my arrest, and lacked qualifying credentials at trial, rendering the proceeding constitutionally defective.

7. My requests for Competency evaluation to all Counsels and prosecutions and accommodations related to disabilities that are permanent from my honorable time in Active Duty Army Service have been Unjustly Denied, infringing on my due process rights under Federal and State law.
8. Prior Counsels engaged in obstructionist tactics, including withholding critical notifications and Evidence and failing to protect the integrity of the Defense.
9. Transcripts from the Castle Doctrine hearing, essential for Appellate Construction and review, have been knowingly destroyed or removed, depriving me of fundamental protections guaranteed under the Constitution and judicial procedure.
10. The prosecution, defense Counsels, and judiciary all possessed prior knowledge of the destruction or willful loss of critical evidence and court records two to four

Years, yet failed to notify the Court or take remedial action, evidencing troubling collusion and gross misconduct.

11. The Sentencing order stands missing, and the draconian 43-year sentence imposed remains unsupported by a documented or lawful basis, constituting further constitutional deprivations to an honorably discharged military veteran nurse with no prior felony convictions warranting redress.

12. Multiple writs, injunctions, extraordinary claims remain active, and formal complaints against involved judicial and prosecutorial personnel for misconduct directly impacting this case and the Sep 30th reconstruction hearing, demanding full judicial notice and prompt corrective intervention.

III. Preservation of Legal Claims and Rights

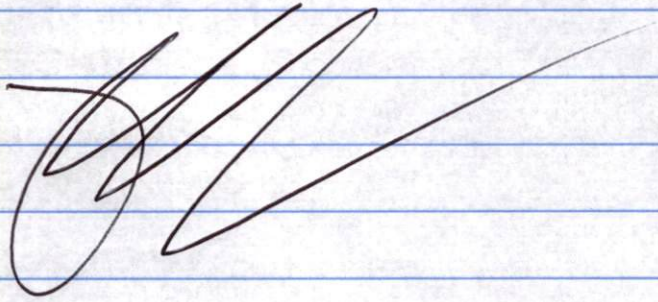
13. I hereby preserve and assert all rights to due process, effective Counsel, evidence disclosure under Brady and Giglio, Fourth Amendment protections relating to unlawful searches and seizures, 14th Amendment violations related to life, law, and liberty, 8th Amendment violations related to cruel and unusual punishment, as well as rights under Americans with Disabilities Act and judicial impartiality doctrines and any other laws and doctrines in relation not stated herein.

14. This Notice serves to preserve issues related to all above factual and legal claims for all appropriate appellate, post-conviction, and extraordinary remedies.

VERIFICATION

I Declare under penalty of Perjury under the laws of South Carolina and Federal that This Notice of Facts is true and correct to the best of my knowledge and belief

Dallan Timothy Thorstenson
200 prison RD, Enoree, SC 29335



Notary Paul Dennis Crider

Date JAN. 24, 2035

PAUL DENNIS CRIDER
Notary Public, State of South Carolina
My Commission Expires 1/24/2035

IN THE COURT OF AIKEN COUNTY
GENERAL SESSIONS

Aiken County, South Carolina

State of South Carolina

v.

Dallan Timothy Thorstenson

200 Prison Rd

Snoree, SC

29335

Case Nos.: 2023 GS 0201034, 2023 GS
0201036

Appellate Case No.: 2024-000049

NOTICE TO THE COURT
NOTICE OF INTENT TO SEEK
SANCTIONS AGAINST COUNSEL
AND ASSISTANT SOLICITOR

COMES NOW, Dallan Timothy Thorstenson
and hereby notifies this Honorable Court
of his intent to seek Sanctions against the
following parties for professional misconduct
and misrepresentations related to the Above-
Captioned matter:

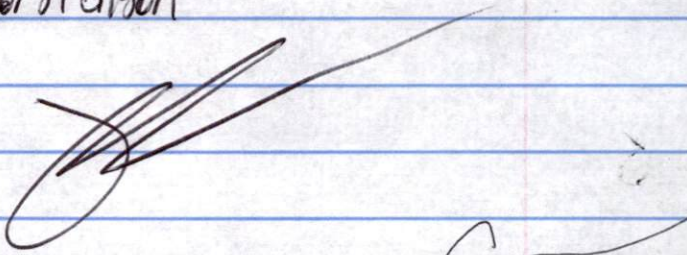
1. Joanna K. Delany Appellate Counsel, for knowingly and deliberately misleading the Court at the September 30, 2025 reconstruction hearing by withholding material facts and filings, including Notice of Substitution, Appellate writs, pending federal injunctions, Extraordinary Circumstances claims, Motion to oppose reconstruction, and a personal reconstruction affidavit properly submitted by the Defendant that meets defenses reconstruction Attempt criteria.
2. Jacqueline Charbeau (Assistant Solicitor), for failing to inform the Court of the pending filings and procedural status affecting this case, thus misrepresenting the record and depriving the Defendant of Due Process
3. The Defendant reserves the right to file a formal motion for sanctions and requests that the Court take judicial notice of these facts pending such filing.

4. The Defendant requests the Court consider appropriate sanctions, including referral to the South Carolina Bar Counsel and any other relief deemed just and proper, to address this misconduct and ensure the integrity of the judicial process.

VERIFICATION

I declare under penalty of perjury under the laws of South Carolina that the foregoing is true and correct to the best of my knowledge and belief.

Dallan Timothy Thorstenson
200 Prison Rd
Goree, SC
29335

Notary 

Date 5/24/2035

PAUL DENNIS CRIDER
Notary Public, State of South Carolina
My Commission Expires 1/24/2035



SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense
1330 Lady Street, Suite 401
Columbia, South Carolina 29201-3332

Post Office Box 11589
Columbia, South Carolina 29211-1589
Telephone: (803) 734-1330
Facsimile: (803) 734-1345

Wanda H. Carter, Chief Appellate Defender

November 14, 2025

The Honorable Jenny Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

RECEIVED

DEC 05 2025

SC Court of Appeals

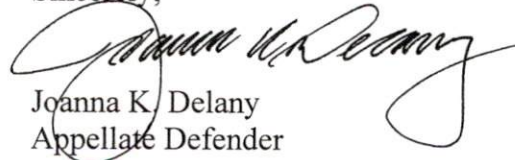
Re: The State v. Dallan T. Thorstenson
Appellate Case No. 2024-000049

Dear Ms. Kitchings:

On July 30, 2025, this Court granted Appellant's motion to remand for reconstruction of portions of Appellant's trial and held the appeal in abeyance. A reconstruction hearing was held before the Honorable Michael G. Nettles on September 30, 2025. On November 12, 2025, Judge Nettles issued an order finding the record reconstructed. This Court's Order directed undersigned counsel to immediately notify this Court if the record was reconstructed so that the appropriate timelines could be set.

Enclosed is a copy of Judge Nettles' order finding the record in the above-referenced case reconstructed and denying the motion for a new trial, which was filed with the Aiken County Clerk of Court on November 12, 2025. Thank you for your assistance with this matter. If you have any questions or concerns, please do not hesitate to contact me.

Sincerely,



Joanna K. Delany
Appellate Defender

JKD/sm

Enclosure: Order

cc: Kaylee C. Kemp, Esquire
Dallan T. Thorstenson

DEC 05 2025

STATE OF SOUTH CAROLINA
COUNTY OF AIKEN

) IN THE COURT OF COMMON PLEAS
) FOR THE SECOND JUDICIAL CIRCUIT

The State of South Carolina,

) Indictment No.: 2023-GS-02-01034; 01036

Plaintiff,

v.

Dallan Timothy Thorstenson,

**ORDER FINDING RECORD
RECONSTRUCTED & DENYING
NEW TRIAL MOTION**

Defendant.

This matter is before this Court on remand from the South Carolina Court of Appeals to reconstruct a limited portion of Appellant Dallan Thorstenson's trial. On November 27, 2023, Appellant Thorstenson's case was called to trial for the charges of murder and possession of a weapon during the commission of a violent crime. The undersigned presided over the trial in Aiken County. At the conclusion of trial, the jury convicted Appellant as indicted, and Appellant was sentenced to 43 years for murder and a concurrent term of 5 years for the weapons conviction.

Appellant timely filed a notice of appeal. On June 11, 2023, Appellant filed a Motion to Remand for Reconstruction of Portions of Appellant's Trial due to the absence of the portions of the transcript containing the jury note regarding the defense of habitation, the following colloquy, the recharge on the law of habitation to the jury, the jury's verdict and sentencing. On June 23, 2025, the State responded to the motion raising no objection to remand for the purpose of reconstructing the limited missing portions of the transcript. On July 30, 2025, the Court of Appeals issued an Order holding Appellant's appeal in abeyance and granting Appellant's motion to remand to this Court for reconstruction. The Court of Appeals ordered that if the undersigned determined reconstruction is not possible, he shall immediately notify the appellate court and all parties.

STATE OF SOUTH CAROLINA
COUNTY OF AIKEN

I, Robert J. Harte, Clerk of Court of Common Pleas and General Sessions for Aiken County, South Carolina do hereby certify that the foregoing constitutes a true and correct copy of the original documents which have been filed in my office this November 10 2025
Page 1 of 6 of November 2025 C.C.P. & G.S.
Robert J. Harte
C.C.P. & G.S., Aiken County, S.C.
Jonya S. Johnson
Deputy Clerk

Cert. copies
2 - Appellant trial Attorney Dayne Phillips
2 - SOL
1 - Defendant

A reconstruction hearing was held on September 30, 2025, at the Horry County Courthouse before the undersigned. Appellate Defender Joanna K. Delany of the South Carolina Commission of Indigent Defense represented Appellant. Assistant Attorney General Kaylee C. Kemp of the South Carolina Attorney General's Office represented the State. Appellant called the Assistant Solicitors who prosecuted his case, Jacqueline Charbonneau and Cassie Hall, as well as Appellant's trial counsel Dayne Phillips. Appellant also offered testimony at the hearing. At the beginning of the hearing, the Court addressed Appellant's motion to relieve appellate counsel. Appellant stated that he opposed reconstructing the record, and that appellate counsel refused to file what he wanted her to file. This Court denied Appellant's motion to relieve counsel.

At the conclusion of the hearing, Appellant moved for a new trial on the grounds that the record was unable to be sufficiently reconstructed and would not permit meaningful appellate review pursuant to *State v. Ladson*, 373 S.C. 320, 644 S.E.2d 271 (Ct. App. 2007). Appellant noted the significant lapse of time since trial and the differing recollections of trial counsel and the solicitors from Appellant's recollection regarding the wording of the jury re-charge. The State opposed the motion and argued that the testimony presented sufficiently reconstructed the absent limited portions and further noted that there was no disagreement regarding the substance of the missing portions. This Court denied Appellant's new trial motion and ordered the State to prepare an order to reflect this Court's findings.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

Ms. Charbonneau relied on her independent recollection as well as her review of notes taken at the time of trial in regard to the absent portions of the trial transcript. She recalled that the jury was instructed on the defense of habitation. After the jury retired to the deliberation room, they were brought back to the courtroom and given the definition of trespasser. She recalled that there were no objections as to those instructions. The jury was then instructed to begin

deliberations. The jury requested that the defense of habitation be read again. The Court re-read the instructions and no other jury questions arose. She did not recall that any objections were raised at that time. After approximately 2 hours, the jury returned guilty verdicts. She recalled the jurors were individually polled and the jurors affirmed their verdicts. She recalled that Appellant renewed his motions and objections and his motion for a new trial was denied. Appellant was sentenced to a total of 43 years. The jury instructions on habitation that are reflected in the transcript were labeled as Court's Exhibit 2. After reviewing Court's Exhibit 2, Ms. Charbonneau confirmed the instruction accurately reflected the initial jury charge on the law of habitation that was in the transcript and recalled that the re-charge that was read to the jury consisted of the same. She recalled that Cambian McKie, the victim's sister, was present and requested that she tell the Court that she was in agreement with the State's sentencing request. She recalled asking the Court for more than 40 years and the Court sentenced Appellant to 43 years for murder and five years concurrent for the weapons offense.

Ms. Hall agreed with Ms. Charbonneau's recollection. She confirmed that there was only one jury question and no objections followed regarding the re-charge. After reviewing Court's Exhibit 2, she confirmed that the instruction accurately reflected the initial jury charge on the law of habitation that was in the transcript and recalled that the re-charge that was read to the jury consisted of the same. She confirmed that the deliberations were not long, and Ms. Charbonneau's 2-hour estimation was accurate.

Appellant's trial counsel, Mr. Phillips, testified virtually. Mr. Phillips testified that he could not specifically recall if the jury was given a written copy of the jury charge on habitation but believed it was only administered verbally. He does not recall a discussion or any raised objections regarding the re-charge on the law of habitation. He did not recall the re-charge to be different than

the original charge, only that the jury was also instructed on the definition of trespasser. He testified that he does not have a specific memory of the length of jury deliberations, but that approximately 2 to 3 hours seemed accurate. He recalled that a juror was struck and that he moved for a new trial and renewed his previous motions and objections. As to sentencing mitigation, Mr. Phillips testified that he told the Court that Appellant was a business owner, was in the Army, and that he had initially cooperated with police during the investigation by giving his passcodes.

Lastly, Appellant testified that he did not believe Court's Exhibit 2 accurately reflected the re-charge instructions. He testified that the word "reasonably" was omitted in the written instructions in multiple instances but was verbally instructed to the jury. At the conclusion of the hearing, Appellant moved for new trial based on insufficiency of the reconstruction.

In South Carolina, "the inability to prepare a complete verbatim transcript, in and of itself, does not necessarily present a sufficient ground for reversal." *State v. Ladson*, 373 S.C. 320, 324, 644 S.E.2d 271, 273 (Ct. App. 2007). "[B]efore a defendant can establish that he is entitled to a new trial on the basis of an inadequate reconstructed record, he must identify a specific appellate claim that this court would be unable to review effectively using the reconstructed record." *Id.* at 325, 644 S.E.2d at 273 (alteration in original) (quoting *Harris v. Comm'r of Corr.*, 671 A.2d 359, 363 (Conn. App. Ct. 1996)).

In *Ladson*, our Court of Appeals determined that the appellant had established prejudice and the inability to adequately reconstruct the entirety of his trial to support meaningful appellate review. A ten-month delay transpired before the court reporter notified the parties that no part of the trial was recorded, and the appellate court noted that "the fact of a missing portion of the trial transcript is usually brought to the court's attention much earlier than the year-plus delay present here." *Ladson*, 373 S.C. at 327, 644 S.E.2d at 274. Additionally, the entirety of the three-day trial

needed to be reconstructed and there was dispute regarding significant issues such as whether the appellant had testified at trial. *Id.* Even further, the context of the motions, the specific nature of the motions, and whether the challenged evidence was cumulative to other unchallenged evidence was all in question. *Id.*, at 326, 644 S.E.2d at 274. In Ladson's circumstance, the circuit court was left with a "bare bones summary of the evidence," requiring the circuit court to speculate. *Id.*, at 327, 644 S.E.2d at 274. Such is not the case here.

Here, the missing portions of the transcript were limited to the jury note regarding the defense of habitation, the following colloquy, the recharge on the law of habitation to the jury, the jury's verdict and sentencing. The jury note asking for a re-charge of the law of habitation is on file with the clerk of court, and there is no disagreement as to the question asked. Subsequent to the jury note, the witnesses agreed that the following colloquy did not contain objections or motions in reference to the re-charge. There is no dispute regarding the re-charge of the jury instruction itself - aside from Appellant's contention that the re-charge illustrated as Court's Exhibit 2 was not verbatim read to the jury. Lastly, there was no dispute over the verdict and sentencing. Further, the presentation of the evidence against Appellant is not within the missing portions of the record.

CONCLUSION

This Court finds that the missing portions from the transcript of record have been sufficiently reconstructed to provide for "meaningful appellate review." *See Ladson, supra.* As such this Court, **DENIES** Appellant's motion for a new trial.

IT IS SO ORDERED this 22 day of Oct, 2025.


THE HONORABLE MICHAEL G. NETTLES

Conway, South Carolina

Presiding Trial Judge
Second Judicial Circuit

J Dallan Timothy Thorstensen
Case Nos; 2023 GS0201034, 2023 GS
0201036, Appellate Case No 2024-
000049

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DEC 05 2025

Dec 1 SC Court of Appeals

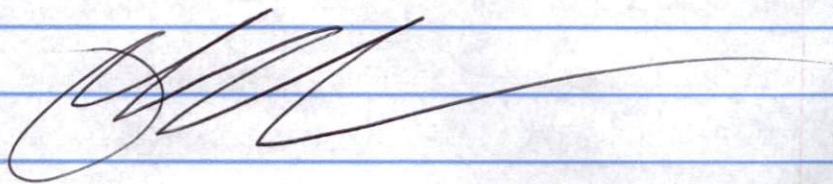
Filed This Day ~~Nov 28~~, 2025
motion 59(b), motion for leave,
Supporting memorandum, Affidavit,
Addendums of Fox, Howard, Doolittle,
Request for independent prosecution,
motion for recusal of Clerk of
Court Robert Harte and Request
for independent Clerk of Court,
Request for independent judge, Supporting
Documents of mental health, and
Evidence Tampering.

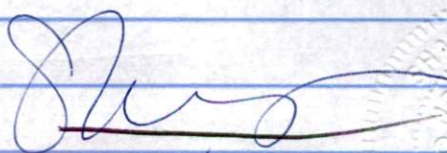
pursuant to Reconstruction Hearing
September 30, 2025 - Order Received
Nov 18, 2025 at Tyler River Correctional
by Mrs Evans and Ms Brown.

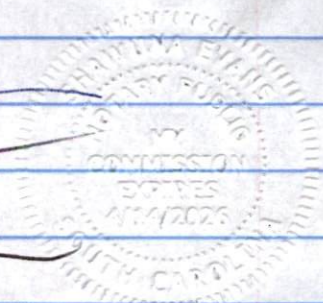
Please Take note of these
filings in General sessions
Aiken County filed in a timely
manner pursuant to prison mailbox
Rule and SC Codes, Rules and
procedures

I declare under penalty of
perjury The foregoing is True
and Correct

Dated this Day Nov 28, 2025



Notary 
EXP 4/14/26



Dellan Thorstensen 392 694
200 Prison Rd
Enoree, SC
29335



RECEIVED
DEC 05 2025
SC Court of Appeals

The honorable Jenny Kitchings

RECEIVED
DEC 01 2025
TYGER RIVER MAILROOM

Clerk, South Carolina, Court of Appeals

Post Office Box 11629
Columbia, SC 29211

