

Re: State v Robert Watkins  
Appellate Case No  
2011-198272

Box 1401

RECEIVED

JAN 31 2014

S.C. SUPREME COURT

January 23<sup>rd</sup> 2014

Dear Mr Shearouse

I received your letter dated January 14-2014. in response to my letter dated January 7, 2014. In which your reply was for me to be advised that you cannot return the original of my Motion to vacate to me since it is now part of the records of this Court. Sir you received that motion dealing with Lack of Subject Matter jurisdiction on the same date I receive a letter from you on the Remittitur from SC Supreme Court, in which you told me, that the Supreme Court lacked jurisdiction to take any action of my Motion. I also want to bring to your attention that you also on many occasions forward my Motion or any thing I attempted to file with the SC Supreme Court, you would not take any action on it and forward them to the SCUD Division of Appellate Defense. But since last you to return the original document to me, now all of a sudden, they are apart of the SC Supreme Court office of the clerk of Court record. 1

why didn't you send them to the SCCID  
Division of Appellate defence, since the  
remittances had already been sent? why  
when I told you that the exhibits were the  
only copy of these documents I have, you  
now seem to be holding on to them, and  
attempting to charge me if I want a copy  
knowing that I am indigent; Said I just  
don't understand why it appears that you  
have a personal bias against me in making  
decisions whether or not to submit my actions  
before the Supreme Court, or use the law  
against me after you've read and review  
each Motion or letter I attempt to submit to  
the SC Supreme Court: Providing me a copy of  
my Motion and Exhibits ~~with~~ free of  
charge will serve the public interest in  
showing that the SC Supreme Court is not  
biased towards indigent defendant; and does  
not attempt to use their indigency against them  
to prevent their access to the court by  
holding onto legal original documents after  
indigent defendant has expiated that, if not  
action is taken on his Motion, to return  
his Motion and Exhibits to him, because

they are all the base of those exhibits due to  
his indigence. I don't understand. If to why  
if you didn't take any action on the Motion,  
you did not return the entire Motion to me  
or my attorney at the time. You been using  
my representation by counsel in not taking any  
action on any legal filings such as  
Motions, complaints, letters, etc, and forwarded  
to my counsel to see if my counsel will  
file them. Please explain why you didn't  
file this particular instance with my Motion  
to Vacate Convictional Sentence on ground that  
the 13<sup>th</sup> Judicial Circuit Court ~~was~~ jurisdiction of the  
subject matter was not satisfied. If you  
return it to me, I can file it ~~to the~~ with  
13<sup>th</sup> Judicial Circuit Court of Greenville County  
who ~~has~~ now has jurisdiction over my case  
since the Remittitur was sent. I would  
appreciate your consideration in this matter.

Respectfully Submitted by  
Robert Walker 243803  
FY-197A

M. C. J.

386 Redemptor Way  
McCormick SC 29829

cc U.S. Department of Justice  
950 Pennsylvania Ave N.W  
Wash DC 20530

cc S.C. Court Administration

Robert Western

Sworn to before me on  
This 23<sup>rd</sup> day of Jan month 2014 year  
SC Notary [Signature] Franklin Exp Date 7-16-2014

P.O. Box 11330  
Columbus South Carolina 29211

Robert Waters #43803 FY: 197 A

M.C. I

386 Redeption way

M<sup>c</sup> Cormick SC 29899

SC Supreme Court Clerk of Court

P.O. Box 11350

Columbia SC 29211