

The Supreme Court of South Carolina

Curtis L. KING, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2013-001932

Certificate of Appealability

Enabling the correction of certain manifestly flawed class certifications prior to trial; final judgment;

It appears that courts, particularly our fourth circuit are unwilling to grant review, at trial there was no evidence to substantiate only more ~~exact~~ suspicious of circumstance.

Illigal sentence bar by Government interest in finality neutralize prosecution taint facts; argument

Barefoot v Estelle 102 S.Ct 3383 (1983)

Lienhart v Dryvit Sys. Inc., 255 F.3d 138, 145 (4th Cir 2001)

State v Wells 426 S.E 2d 814 (S.C 1992)

Curtis L. KING

Curtis Lamar KING

The Supreme Court of South Carolina

Certificate of Appealability

Certificate of Service

Petitioner, Inmate C.L. KING certifies APR 15, 2014 served
Appealability to the S.C. Supreme Ct. commercial mail carrier

RECEIVED

APR 21 2014

S.C. SUPREME COURT

Curtis L KING
Curtis Lamar KING
Lee Corr. Inst.
990 Wisecky HWY
Bishopville, S.C. 29010

LEGAL MAIL ONLY

Curtis L. KING # 273504 / 2231 / Ch. 5c.

Lee Carr. Inst,

9910 Wisocky HWY

Bishopville, S.C 29011

The Supreme Court of South Carolina
Daniel E. Shearouse, Clerk of Court

P.O. Box 11330

Columbia, S.C 29211

LEGAL MAIL ONLY

LEGAL MAIL ROOM

APR 16 2014

RECEIVED