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JUL 07 2014

S.C. SUPREME COURT

Hereby is some issues
here to add to your brief
and the courts have gotten
strict accordingly to proof
of services and rules of
court.

Recopy this argument
word for word and add it
to the brief you may be
interested to file.

NOTICE OF INTENT
TO APPEAL

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JUL 07 2014

S.C. SUPREME COURT

RE: 2012-CP-43-2186

Terrance Goodman 351723

Hereby the Petitioner comes before
the Court with A NOTICE OF INTENT TO
Appeal.

Hereby the Judge Third Judicial Circuit
Judge made A pre-ruling upon A answer to
Propose Order Dated 6-3-14, upon the
ruling check the Record for pre ruling the
paperwork is dated 6-6-14 when the Order
of Dismissal was dated and signed. The first
Order was granted upon Lack of Discovery and
to provide false information and this must
was error, the Judge drafted up A Order
of granting PCR. The Judge didnt fully
Resolve All issues at PCR respecting
MENTAL CAPACITY, PETITIONER WAS IN

slow classes and was slur speech. The plea of Alfred was not knowingly nor intelligently. Actually petitioner thought Alfred meant to contend knowing not guilty but will motion for a lesser sentence. This is in the Record per se.

Search Record for Fraud on Rulings and to intentionally overlook the winning arguments to Rule on false bases of Post Conviction Relief Application. This is including subject matter jurisdiction, petitioner abandoned Rule 59^a because of fraud.

This is fraud to accept the second decision when the Judge gave no Reason of fact only case and that the 1st PCR Ruling shouldn't stand and some grounds, see Order of Granting PCR.

② There is no way the Judge dug up these cases in 3 days and prepared A order of Dismissal to A propose order see prepare the paperwork, maybe 10-14 days for A answer of this magnitude not 3. Fraud. GRANT THIS NOTICE OF FURTHER TO APPEAR

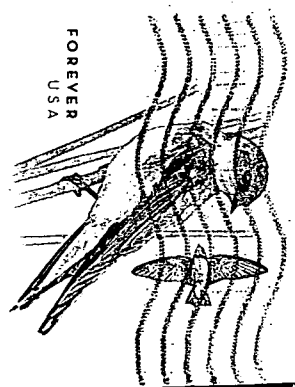
③ Hereby the petitioner requested a EXAMINATION when petitioner raise the ground of incompetency and no examination of mental was ordered. From early test scores of common sense petitioner falls under A 70 and unintelligent of the Law.

4. Hereby even with A Alford Plea the petitioner asserted innocence, petitioner asserts also that no way possible this could of happen, allegedly. Petitioner avers petitioner was looking for A Lesser sentence.

5. Petitioner hereby states that investigate this case for fraud totally, and when exactly did the answer to the propose order arrive to third individual ~~the~~ circuit judge.

Terrance Gooding - 251783
Lee Correctional Institution
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B. Hopkinsville, Ct. 29016

03 JUL 2014 PM 11



South Carolina Supreme Court

P.O. Box 11336

Columbia, SC 29211

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