

**PAUL ARCHER**

*Attorney at law*

**Phone/FAX: (843) 979-4000**

**Email: archerlawfirm@gmail.com**

*Certified as Lead Counsel for Death Penalty Defense*

*Member N.Y. Bar since 1966*

*Member S.C. Bar 1994*

*Federal Bar since 1967*

*United States Supreme Court 1976*

*233 Muirfield Drive*

*Pawleys Island, South Carolina 29585*

**RECEIVED**

JUL 26 2012

**S.C. SUPREME COURT**

SC Supreme Court  
P.O. Box 11330  
Columbia, SC 29211  
Att: Clerk Of Court

July 23, 2012

Re: Johnny Lawrence V. State Appellate Case No. 2012-212415

Dear Sir/ Madam:

I received your letter dated July 19, 2012 regarding the above captioned matter. Enclosed is a copy for your convenience.

Pursuant to Rule 243(c), as an officer of the Court, I am unable to set forth any arguable basis for asserting that the determination of the Circuit Court dismissing Johnny Lawrence's PCR as being successive and/or as being untimely under the Statute Of Limitations was improper.


By a copy of this letter, I am advising Mr. Lawrence that he has twenty days from the date of this letter to file a pro se explanation as the why he believes that the determination by the Circuit Court was improper.

Very truly yours,

  
Paul Archer

CC: Johnny Lawrence; Christina Catoe, Esq. Appellate Defense

I, Paul Archer, Esq., certify that I mailed a copy of this letter to Johnny Lawrence # 232835 on July 23, 2012 addressed to him at Evans Correctional P.O. Box 2951202 Bennettsville, SC 29512.

  
Paul Archer, Esq.