

# The Supreme Court of South Carolina

Jared Williams, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2013-001042

Lower Court Case No. 2011-CP-23-5583

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## ORDER

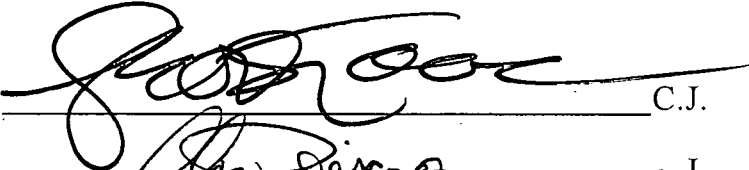
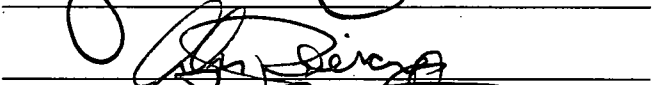
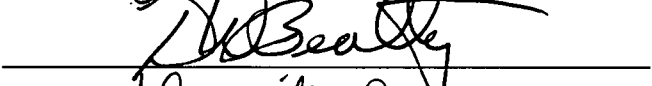

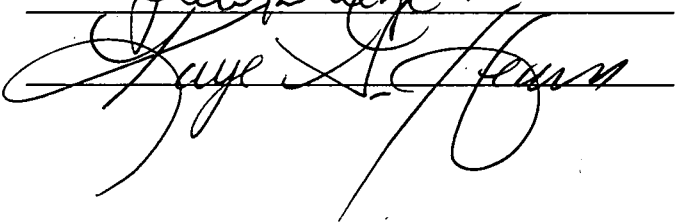
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Petitioner has filed a petition for a writ of certiorari from an order finding petitioner is entitled to a belated review of any direct appeal issues pursuant to White v. State, 263 S.C. 110, 208 S.E.2d 35 (1974), and dismissing his remaining post-conviction relief issues. Counsel for petitioner has submitted an Anders brief setting forth one direct appeal issue. Petitioner has not filed a pro se response.

We grant the petition for a writ of certiorari and dispense with further briefing of the issue therein. We deny the motion to be relieved as counsel and direct the parties to brief the following issue raised in the Anders brief:

Did the trial court err in finding the State presented sufficient evidence that petitioner spoke knowingly and voluntarily during custodial interrogation ten to fifteen hours after he was Mirandized and jailed for an unrelated offense; where he had just spent the night in jail; and where the interrogating officers came from a different law enforcement office?

Petitioner shall serve and file a brief on this issue within thirty (30) days of the date of this order. Thereafter, respondent shall have thirty (30) days to serve and file its return. Petitioner may file a reply brief within ten (10) days of service of respondent's brief.

  
C.J.  
  
J.  
  
J.  
  
J.  
  
J.

Columbia, South Carolina

August 21, 2014

cc:  
Karen Christine Ratigan, Esquire  
Benjamin John Tripp, Esquire  
Jared Williams, #342691