

RE: ROBERT M. WATKINS 243503  
Kirkland Reception and Evaluation Center  
C-2, 53B  
4344 Broad River Road  
Columbia SC, 29210

The Supreme Court of South Carolina

5-3-2012

RECEIVED

MAY 7 2012

DEAR Mr. Daniel E STEAROUSE: CLERK of Court

S.C. SUPREME COURT

It has been made aware that the state Attorneys General  
of this Appeal to the S.C. Supreme Court by way of Petition for Writ of Certiorari  
Interference to Case 2002-65-23-1063 Unpublished Opinion No 2011-UP-091  
State v Watkins, Robert. Is on the Stearouse Advance sheet no. 16  
March 28, 2012. This information was made available to me in the United States  
District Court District of South Carolina order to his Report and Recommendation  
of Case C/A No 3:12-342 CMC - JRM of Judge Joseph R. McCreary:

Being that case the Appeal is on your advance sheet no. 11, about what does  
that mean? What is an advance sheet? Please provide me the information  
concerning how SC Supreme Court ~~etc~~ hears case, in other words once a case  
is placed on your advance sheet ~~how~~ usually what is the expect grace period  
before S.C. Supreme Court actually hears the case? Explain the process to me, for as  
a citizen of this state and the United States of America I have a constitutional right  
to know how the Government of this state and the United States function.  
There has to be some type of state or Federal law which requires the SC Supreme  
Court to dispose of cases in a reasonable time, where can I find these guidelines  
or laws? Because interference with this same case, back in 2004 I filed for a  
reconsideration in the SC court of Appeals, and it was construed but sent it to the SC Supreme  
Court. You construed it as a Petition for Writ of Certiorari, and within 30-90 days  
it was denied by SC Supreme Court. So I'm assuming that since you've filed the state  
appeal on your advance sheet no. 11 on March 28, 2012, that I could hear a decision  
from SC Supreme Court, anywhere from 30 to 90 days. Is this Court on whether or not  
the SC Supreme Court will grant or deny the State Petition for a Rehearing. Because  
my case has been reversed since March 8, 2011 over 1 year now. I'm  
assure that you've read my complaints and letters of concern sent to SC Supreme Court  
in which contains the actions of S.C. attorney General William M. Blitch Jr. in order

to file a Petition for writ of Certiorari on July 14 2011, after a final Judgment had been made in reference to case 2002-GS-23-0063 by SC Court of Appeals on June 2 2011 and which had already been acted upon, in which I was released from custody under the conviction of case 2002-GS-23-0063, on the authority of Unpublished Opinion 2011-UP-091 on June 14 2011. What if you contact William M. Blitch Jr and ask him, if he never received the post order of SC Court of Appeals, denying Petition for rehearing how is it on his mail log for June 15, 2011. It was mailed to Assistant Deputy Attorney General Salley W. Elliott on April 21 2011. Pursuant to SCACR 262 service is complete same placed in U.S. mail. If it was mailed to her on April 21 2011, How did he get it? on June 15 2011? The only logical answer is she ~~sent~~ forwarded it to him too late to comply with SCACR 242(c), filing of a Petition for Writ of Certiorari within 30 days of the April 21 2011 order denying Petition for rehearing. I know you've read William M. Blitch Jr's Expedited Motion to recall the remittitur seal on June 2 2011 after SC Court of Appeal didn't receive the filing of a Petition for writ of Certiorari in time pursuant to SCACR 242(c). This is why SC Court of Appeals sent the remittitur and its final Judgment in Unpublished Opinion 2011-UP-091. Resulting in me being released from SCDC on June 14 2011. What William M. Blitch Jr did, resulting in me being picked up from GDC on January 30 2012 and placed by in SCDC, having to go through again Kirkland Reception and Evaluation Center, where to be reprocess back into SCDC, and held on 23 hour locked now for almost 100 days waiting on the SC Supreme Court & then the state Appeal. Since I've been ~~locked~~ held down due to lack of Bed space in Kirkland Reception and Evaluation Center on 23 hour lock down; They have taken my meals for talking, taking my mattress for failing to stand for court, I only get 3 Ten minutes showers a week. (Mon. Tue. Frids) In my ~~entire~~ allowed 10 minutes to eat in the cafeteria, all my personal property was taken and thrown away. I had accumulated over the years I've been incarcerated since September 24 2008 Convictions, they all dispatch type in my case was taken and destroyed, ~~but~~ I'm being denied full privileges under intake status, to access to Courts, mailroom, canteen etc. all because I appealed my conviction and won. I'm subjected to all the cruel and unusual punishment by the state. I didn't make any ~~error~~ error. The Do I go from a new trial to Back in SCDC waiting on the state appeal of my win? How can SCDC just come back take me back into custody after by law they legally released me, no one can answer that, I've filed grievance, request to stop etc. no response. When I try to show the courts what has happened to me, you send no your response

Writ of Certiorari, on reference to SC Court of appeal final Judge of unpublished opinion  
2011-01-091 of Case 2002-6523-1063 once it was final and acted upon.

I was release from SCDC on June 14 2011 when the officer & McCormick Corr Inst  
told me to pick up all my personal property, I was being released.

I threw away all legal demonstrations of correspondence between me and Counsel  
Stephen J Henry which I would normally need to ~~file~~ raise in effective assistance of  
Counsel claims, had I not been released, and had to remain in SCDC

had the state timely filed an appeal with SC Supreme Court, pursuant to SCRA 242(c).  
Because I was being release from SCDC to custody of GCOI for a new trial.

I didn't need any legal documents in which I had in my possession in which I could  
seeking relief through P.R. So I threw them away, and keep only what I need  
for a new trial. I was release on June 14 2011 into custody of Greenville County.

I was then working on a trial date held on a no Bond. until January 30 2012  
SCDC came and took custody over me, and placed me back in SCDC on 23 hour lock  
down. It wasn't until in September 12 2011 that I found out that a petition for writ of  
Certiorari had been filed. For William M Blitch & do what he did, there had to been people  
in conspiracy with him, ~~that I hate to say~~ this But SCDC Elizabeth Franklin  
Best did nothing to protect my right to a new trial ~~and~~ she didn't investigate to see  
if within the attorney General Office did or didn't receive the order denying petition for rehearing.

she could have filed a return to Assistant Attorney General William M Blitch Expedited Motion  
to recall the remittitur, But she didn't. I even told her about the letter I wrote to  
Assistant ~~Att~~ Deputy Attorney General Sally W. Elliott, About asking her not to file an appeal  
allow the remittitur to be sent. I would plea guilty to 10 years time served, that I know  
I didn't have ten years in at that time, But that it would lay down in Greenville County  
Detention Center not make Bond, and on Dec 17 2011 I would have ten years in. I told her  
I rather stay in Greenville County Detention Center close to family than SCDC McCormick  
Corr Inst, Sally W. Elliott God Bless her make it happen. But when William M  
Blitch Jr did what he did, he snatched the General Session Court jurisdiction over my case  
and well as the court power & act on the Judgment of SC Court of Appeals Unpublished Opinion  
2011-01-091 to retry me as offer me a ~~pre~~ deal Guilty Plea deal. ten years time served.

Elizabeth Franklin Best did nothing, and she was mailed all legal court document, orders, Judgment  
etc in my case, yet she claim she didn't know I had been released.

I look forward to a response from you.

cc Daniel E Shearouse  
Post Office Box 11330  
Columbia South Carolina, 29211  
5-3-2012

Prof of Service

a Fused Copy

One

Sincerely,  
Robert M. Watkins



5-3-2012

Page 4 of 4

Saying Since I'm represented by counsel in this matter, ~~not~~ no action will be taken on my pro-se letters. etc. citing Jones v State, 348 S.C. 13 558 S.E.2d. 517. (2002); State v Stuckey 333 S.C. 56. 508 S.E.2d. 564, (1998); Foster v State, 298 S.C. 306, 379 S.E.2d. 907 (1989)

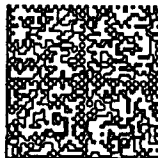
It's like whenever the state can use case laws against me to prevent me from bringing to the courts attention misconduct or a violation of my Civil and Constitutional Rights by an Government Official or Employer. The laws of this state are used against me. No state official should be allowed to present in any written document, writing false statements of facts to prejudice a citizen of his Due Process of Right and Equal Protection of Right of the laws of this state and the United States of America.

Let the truth be told. assistant Deputy attorney General received the SC court of Appeals order denying assistant Attorney General William M. Blitch Jr petition for a rehearing in time & forward it to him so he could meet the requirements of SCACR 292(b) filing a Petition for writ of certiorari, to prevent the state from being procedurally Barred from seeking an appeal in the SC Supreme Court. She held on to it on with the belief that in allowing the remittitur to be sent, I would be sent back to Greenville County for a retrial and would lay down until Dec 19, 2011, which I will have 10 years in on the 25 plus 5 Concurrent sentence in which Arnel Robbey carries a 10 year mandatory sentence. That I would be willing to accept a 10 year time served ~~plus~~ De Guilty Plea. Instead of exercising my right to a new trial granted to me in the final Judgment of SC court of Appeals in Unpublished opinion with 2011-CA 091 it really appreciated here favorable. But when she finally forwarded the April 21 2011 order denying his petition for a rehearing to him, on June 15, 2011, it was too late to appeal to SC Supreme Court. This is when he drew up this Expedited motion on June 15, 2011 to recall the remittitur, lying about never receiving the order denying Petition for Rehearing. I've brought this to your attention, Tony A Gee, then I tried to send the same information to the SC court of Appeals judge who issued the order to recall the remittitur on June 30, 2011. apparently she never submitted it to them, I brought it to her assistant deputy Clerk of Court & Claire Allen attention, heard nothing from her either. You prevent Judge Jean Toal from being made aware of this information. I wrote Alan Wilson he hasn't responded, she written to Elizabeth Franklin Best, she claim there's nothing she can do. So my last results was SC office of disciplinary counsel, I'm waiting on a response from them. Again SC Supreme Court should consider the attorney General office procedurally Barred from filing a petition for

Roberts m Watkins 293803

Mailroom

Kirkland Correctional Institution C-2-53B  
4344 Broad River Road  
Columbia, S.C. 29210



02 1M \$ 00.45<sup>0</sup>  
0008001098 MAY 04 2012  
MAILED FROM ZIP CODE 29210

RECEIVED

MAY 04 2012

KIRKLAND R&E CENTER  
MAILROOM

SC. Supreme Court  
Daniel E Shearsum Clerk of Court  
P.O Box 11330  
Columbia SC 29211

LEGAL  
MAIL  
ONLY

29211133030



THE DEPARTMENT OF CORRECTIONS  
HEREBY DISCLAIMS ANY AND ALL  
RESPONSIBILITY FOR THE CONTENTS OF THIS DOCUMENT.  
THE DEPARTMENT DOES  
NOT ASSUME RESPONSIBILITY FOR  
ITS CONTENTS.