

State of South Carolina Appellate Case No. 2014-001021

In the Supreme Court

PRO SE Brief

Certiorari to York County

in compliance with

Todd E. Smith, Petitioner,

the Supreme Court

v.

Order

State of South Carolina  
Respondent.

FEB 06 2015

S.C. SUPREME COURT

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I, Todd E. Smith, Petitioner, State the following  
Reasons as to why my appeal should not be dismissed:

(A) Trial Counsel was ineffective for: (1) failure to object  
to the jury pool consisting of mostly Law enforcement  
officers.

(2) failure to present the photo from the internet used  
as identification of the actual robber, to the jury.

(3) failure to present the 911 tape in trial.

(4) failure to present a complete defense.

(5) failure to fully inform Petitioner of the full discovery  
from the State.

(6) failure to present any of the alibi witnesses.

(B) Ineffective assistance of PCR Counsel:

(1) failure to subpoena officer Smothers.

(2) failure to confer with me or assist me before going to the  
PCR hearing.

Conclusion

Petitioner requests that his appeal not be dismissed.

that Counsel be ordered to remain on case and fully brief all issues.

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FEB 08 2015

S.C. SUPREME COURT

Scott E. Smith

Pro Se

2/2/2015

D E. Smith #346915

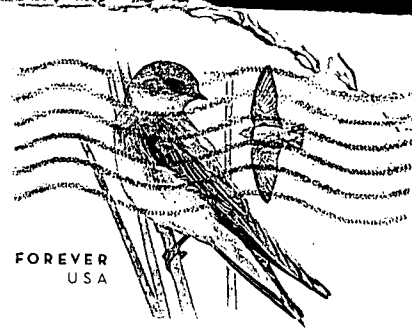
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Law, S.C. 29069

COLUMBIA SC 29201

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Legal Mail

The Supreme Court of South Carolina

The Honorable Daniel E. Shearouse, Clerk of Court

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