

# The Supreme Court of South Carolina

Brian Daniels, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2015-000825

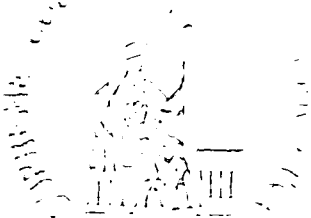
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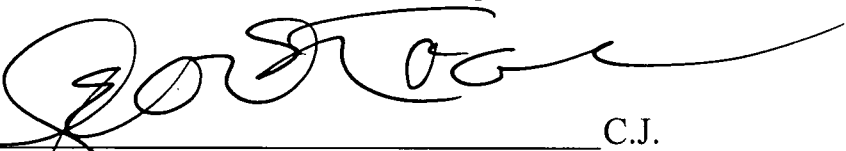
## ORDER

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Petitioner has filed a notice of appeal from an order of the circuit court denying and dismissing petitioner's sixth application for post-conviction relief (PCR). Petitioner has also submitted the explanation required by Rule 243(c), SCACR. We find petitioner has failed to show there is an arguable basis for asserting the determination by the lower court was improper. Accordingly, we dismiss the notice of appeal in this matter.

Moreover, we hereby prohibit petitioner from filing any further collateral actions in the circuit court, including PCR actions and habeas corpus actions, challenging his 1998 guilty plea to voluntary manslaughter without first obtaining permission to do so from this Court.



  
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FOR THE COURT  
Pleicones, J., not participating

C.J.

Columbia, South Carolina

May 6, 2015

cc:

Justin James Hunter, Esquire

Brian Daniels, #253205

The Honorable Rhonda McElveen