

RECEIVED

AUG 12 2015

Hugh Lussardi v. State

S.C. SUPREME COURT

Appellate Case No. 2015-001596

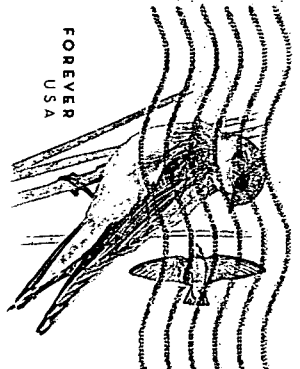
Lower Court Case No. 2013-CP42-03879

This action is not successive because every issue raised was raised at my original P.C.R. but the Honorable Doyet Early III did not rule on these issues. At my original P.C.R. the Honorable Doyet Early III, and Kenneth P. Shabel III, and assistant Attorney General S. Prentiss Counts all violated the South Carolina Supreme Courts mandate defined by Marlar v. State 753 SE2d 266 (S.C. 2007) and S.C. Code of Law 17-27-80.

The statute of limitations does not apply to this because in Odom v. State 523 SE2d 753, 755 they ruled that when you are arguing procedural errors the statute of limitations does not apply.

Hugh Swallow 252961
BRCI Ma. 171
4460 Broad River Rd.
Columbia S.C. 29210

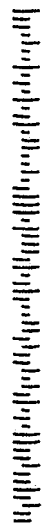
COLUMBIA SC 290
10 AUG 2015 PM 1 L



MARION UNIT

Daniel E. Shearnon, Clerk of Court
P.O. Box 11330
Columbia S.C. 29211

2921133030



© USPS 2012

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT



WARDEN
BROAD RIVER CORRECTIONAL INSTITUTION
S.C. DEPARTMENT OF CORRECTIONS

THE DEPARTMENT OF CORRECTIONS HAS NEITHER
CENSORED NOR INSPECTED THIS ITEM. THEREFORE
THE DEPARTMENT DOES NOT ASSUME RESPONSIBILITY
FOR ITS CONTENTS.