

RECEIVED

AUG 26 2015

The Supreme Court of South Carolina

S.C. SUPREME COURT

James Glisson, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2014-002163

Lower Court Case No. 2013-C-P-22-216

Motion for Reconsideration and to re-open case

Petitioner has received an order dated July 23, 2015 which granted counsel's request to withdraw and denied the petition. Petitioner is allowed under Johnson v. State, 294 S.C. 310, 364 S.E. 2d 201 (1988) to submit his own pro-se petition. The court suggest petitioner has filed a pro-se petition. This is false and petitioner has not been given the opportunity to file his own petition. Petitioner suggests the P.C.R. judges decision was not based on any evidence in the record and would like the opportunity to brief the issues himself.

James R. Glisson Jr. # 285319

James R. Glisson Jr. (Petitioner)

Trenton Corr. Inst.

84 Greenhouse Rd.

Trenton S.C.

(6-3-12-c) 29847

August 23, 2015

Trenton, South Carolina

Certificate of Service

I, James R. Glisson Jr. do certify that I am the petitioner located at Trenton Corr. Ins. in Trenton South Carolina and I have this date served the court for a motion for Reconsideration and asking to re-open the case by depositing a copy of the same in the United States mail, postage pre-paid addressed as follows:

The Supreme Court of South Carolina

Daniel E. Shearouse
(Clerk of Court)

P.O. Box 11330
Columbia S.C.
29211

Thomas,
Joshua L. (Esquire)
S.C. Office of the Att. General
P.O. Box 11549
Columbia S.C.
29211

James R. Glisson Jr.
James R. Glisson Jr.
(petitioner)

Trenton Corr. Ins.
84 Greenhouse Rd.
Trenton ~~Corr. Ins.~~ S.C.
(D3-12C) 29847

August 23, 2015
Trenton, South Carolina

Dear. clerk

8-23-15

I was writing for a motion for Reconsideration & to re-open my case. As it states I thought I was pleading to all but two charges, As it states in my court transcript (Appellate case no. 2014-002163) APPENDIX: Page 3:4 The dates of March 23rd and 24th Question 25 of page 3 and question 6 on page 4. I was locked up since the Dec before in 2010. It simply states on March 24 & 25 of 2011 when I was in jail in Georgetown County at that time. ALSO Page 6 the judge praises my attorney Mr. Frederick in questions 22-24 now on page 63 my attorney does not even remember the judge. question 5-8 pg. 63. now I was sentenced by this judge, arraigned by this judge and relieved of counsel by this same judge. (Cottingham) now on page 7 question 14 thru 18 it states remaining charges which I thought were the two burglaries that were enhanced to 1st degrees. when I got to S.C.D.C. only two charges were enhanced. ~~no~~ no other burglaries showed up on my record but those two. That's why I thought that every thing was going as I was told by my attorney until I received the indictments of enhancement. That's when I tried to get in touch with my attorney Bobby Frederick.

He never would answer the telephone or any letters I wrote him. He would not even talk to my parents and let them know any thing. I then wrote the Supreme court on him and told the court about the happenings so far in the case. on page 39 Questions 13-15 simply states he don't know what he told me. Like I stated I just want these cases opened so I can plead to all of them together. Im not receiving my jail credit of almost 1300 days. ~~It~~ I should be sentenced to 10 years non-violent, the max for Burglary 2nd degree non-violent. Please look at this and reconsider. I have never filed a pro-se petition to any court. I have no ~~records~~ records or no knowledge of filing that petition. Please reconsider this for me so I can finally end this ordeal and my time and especially the courts time.

Thank you,

James R. Gibson Jr.

* I have no knowledge of my attorney filing for me for any petition either.

