

THE SOUTH CAROLINA COURT OF APPEALS

Terrance Adams, Appellant,

v.

STATE OF South Carolina Respondent

Case NO. 2015-001385

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SC Court of Appeals

The Appellant objection to the order filed August 13, 2015, for the Court by John Cannon, C.J. on May 29, 2015. The Honorable Tonya A. Gee, stated in this particular hearing before Respondent and witnesses that I will get my hearing on the matter of Substantial Due Process of Laws. But no date or hearing was schedule regarding Case no. 2014-CP-40-5094. First, Appellant Habeas Corpus was filed August 20, 2014. But no reply as to a rebut or refuted of the three (3) allegation standing in his petition. Second, on September 20, 2015, Appellant sustain a stroke on October 1, 2014 the appellant was discharged from Palmetto Richland memorial Hospital. (Emphasis added) the physician remind of the fact i Bless to be Alive! Third, pursuant to Rule 208, SCACR, Time for serving and filing Brief by appellant is within thirty (30 days) after receiving the transcript. Fourth, on August 12, 2015 A MEMORANDUM was sent to the Honorable Tonya A. Cree from said South Carolina Administration showing proof, under Rule 207, SCACR, Five, according to Rule 403, Trial Experience Required an attorney must complete four (4) trial experiences, but contrary, the Appellant is a layman to the Court. However, the Court penalizing Appellant for Respondent and Court ~~in~~ misapplying nonviolent offenses, as Violent offense. See S.C. Ann. § 16-1-60; 16-1-70; § 16-11-312(A); § 17-25-45, L

Terrance Adams, 229/65
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Columbia, SC 29210

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
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