

RECEIVED

SEP 06 2012

S.C. SUPREME COURT

Spencer UTSEY #19266-2
DAR 1107

Clerk
S.C. Supreme Court

MOTION FOR A
REHEARING

file with The Court

RE: Appellate case no.
2012-212752

RECEIVED

SEP 06 2012

S.C. SUPREME COURT

(3) Pursuant case above, The Applicant
quotes State v. Gentry, 610 S.E.2d 494 - read
in part - However, a defendant may for the first
time on appeal raise the issue of the trial
court's jurisdiction to try the class of case
of which the defendant was convicted.

upon case above jurisdictional claims
are not lost on appeal and can be raised at
anytime still. Review case above also for any
constitutional errors to overturn sentence / convictions.

only (3) three witnesses with conflicting testimony
and no physical evidence to support testimony. Blood,
Hair, swabs, fingerprints Gun allegedly, etc;
see Criminal Law Key 763 (18) actuals Innocents

Also 1 judge Total Ruling in order dated
Aug 27, 2012. and only a week to rule on case
this is judge misconduct, overturn case.