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NOVEMBER 05, 2015

S.C. Supreme Court

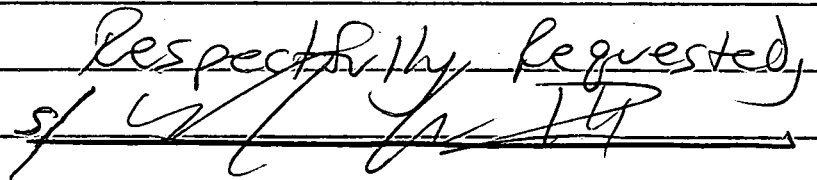
The Supreme COURT of South CAROLINA
DANIEL E. SHEAROUSE, clerk of court
Post office box 11330
Columbia, S.C. - 29221

Re: motion for leave to file amended
question by George Cleveland, III v.
Greenville County Sheriff's office
Appellate case no. 2015-000697

1. DEAR MR. SHEAROUSE,
Attached to this letter is my
motion for leave to amend one (1)
word in one of my questions
presented to this court through
my petition for a writ of
certiorari, and my proposed
change to the question (subsection
2-2).
2. I simply rewrote the entire page
(page-2), but only changed the
one word in subsection 2-2,
to read section one; not section
two of the constitutional question
presented. Proof of service is also attached
hereto.

3. CAN you please file, and FORWARD to the court for consideration?

4. Finally CAN you please kindly stamp the extra copies, and mail them back to me in the stamped - Self-Addressed-Envelope?

Respectfully Requested,


George Cleveland III #35770
Turbeville Correctional Inst.
P.O. Box 252
Turbeville S.C. 29162

cc: File

PETITIONER'S MOTION FOR LEAVE OF
COURT TO AMEND QUESTION TO MY
PETITION FOR A WRIT OF
CERTIORARI

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THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT
S.C. Supreme Court

APPEAL FROM GREENVILLE COUNTY
COURT OF COMMON PLEAS

JAMES R. BARBER, III, CIRCUIT COURT JUDGE

LOWER COURT CASE NO. 2014-CP-23-05661

APPELLATE CASE NO. 2015-000697

George Cleveland, III, APPELLANT,

v.

Greenville County Sheriff's
Office, RESPONDENT,

PETITIONER'S MOTION FOR LEAVE

George Cleveland, III, #357770
TURBEVILLE CORRECTIONAL INST.
PO, Box 252
TURBEVILLE, S.C. 29162

PETITIONER'S MOTION TO AMEND
QUESTION TO MY PETITION FOR
A WRIT OF CERTIORARI

1. Appellant George Cleveland, III, proceeding pro se respectfully request this court to GRANT my motion for leave of court for the consideration of my motion to ALLOW me to Amend A WORD in subsection 2-2 on page-1 And 2 of my petition filed with this court on October 15, 2015.

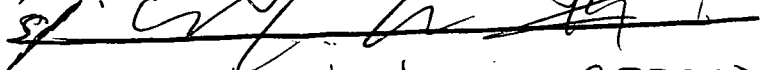
2. The question is currently presented to this court as:
whether S.C. code of Law Ann. § 24-27-130 (Inmate Litigation) is unconstitutional under the equal protection of the laws clause under the united states constitution fourteenth Amendment section two because I lacked the funds to pay the filing and stenographic fee to appeal my filed tort claim for losses suffered by the Greenville County Sheriff's office, but S.C. code of Law Ann. § 17-27-60 require court fees, stenographic printing and other legal services paid by the state for indigent P.C.R. Applicants?

3. The section of the fourteenth Amendment of the United States Constitution (equal protection clause) is not section two, but section one. After reviewing the constitution and this specific Amendment, section two was written in error;

Accordingly, I respectfully ask this court to GRANT my motion to Amend section two, to read section one.

4. Attached to this motion is a proposed change only to section one; however, to provide a logical whole page, i.e. page two, I provided the entire page for this court to consider. If it pleases this court, no other changes were made.

Respectfully submitted



George Cleveland III #357770
TURBEVILLE CORRECTIONAL INST.

P.O. Box 252

TURBEVILLE, S.C. 29162

DATED: NOVEMBER 05, 2015

PAGE 2 OF 2

PETITIONER'S PROOF OF SERVICE

THE STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

APPEAL FROM GREENVILLE COUNTY
COURT OF COMMON PLEAS

JAMES R. BARBER, III, CIRCUIT COURT JUDGE

LOWER COURT CASE NO. 2014-CP-23-05661

APPELLATE CASE NO. 2015-000697

George Cleveland, III, APPELLANT

v.
Greenville County Sheriff's
Office Respondent.

PETITIONER'S PROOF OF SERVICE

George Cleveland, III #357770
Turbeville Correctional Inst.
P.O. Box 252
Turbeville, S.C. 29162

PROOF OF SERVICE / Appellate Case No.
2015-006697

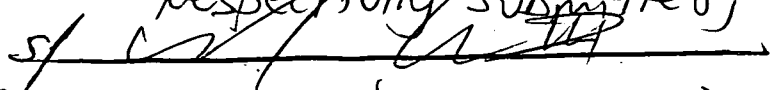
1. I, George Cleveland III, certifies that on the date below, I placed in the blue-box outside the cafeteria the following legal documents;

Petitioner's MOTION TO AMEND Question presented;

And the proposed change to the question by rewriting the entire page-two (2) of my Petition for a WRIT of CERTIORARI;

2. These documents were in an envelope properly addressed to be mailed by the United States Postal Service to the following Attorneys;

Charles F. Turner, Jr, and Anne R. Culbreath
Wilson Jones Carter and Baxley, P.A.
Attorneys At Law
872 South Pleasantburg Drive
Greenville, S.C. 29607

Respectfully submitted,


George Cleveland III #357770
Turberville Correctional Insti
P.O. Box 252

Dated: November 05, 2015

Turberville, S.C. 29162

Page 1 of 1

under the United States Constitution Fourteenth Amendment section one because I lacked the funds to pay the filing and stenographic fees to appeal my filed tort claims for losses suffered by the Greenville county Sheriff's office, but S.C. Code of Law ANN. § 17-27-60 require court fees, stenographic printing and other legal services paid by the state for indigent P.C.R. Applicants?

2-3. Does the (separation of powers) clause of the S.C. Const. ART I section 8 require circuit court judge JAMES R. BARBER ~~JR~~'s judicial power be checked by an Appellate court judge (S) or Justice (S) in this judicial decision in my case or is it one of Autocracy, i.e. one with unlimited, unchecked power?

2-4. Did the common Pleas court err by reserving rule 4 (D)(6) S.C.R.C.P., Civil Process (Government