

MARCH 18, 2016

UNBOUND - COPIES

SUPREME COURT OF SOUTH CAROLINA

RECEIVED

DANIEL E. SHEAROUSE, CLERK OF COURT

APR 04 2016

P.O. BOX 11330

COLUMBIA, S.C. 29211

S.C. SUPREME COURT

Re: George Cleveland ~~III~~ v. SCDC; Appellate Case No. 2015-000957; PETITION FOR A WRIT OF CERTIORARI, And Memo of Understanding.

1. DEAR MR. Shearouse,

Attached to this letter is my petition of a WRIT OF CERTIORARI; supporting appendix and proof of service.

2. CAN you please file, forward to the court for their consideration, and kindly stamp the ~~encl.~~ copies in the self-addressed stamped envelope, and mail back to me.

MEMORANDUM OF UNDERSTANDING:

3. This PETITION FOR A WRIT OF CERTIORARI is a direct result of the complete absence of any

rules that allows an notice of Appeal, Rehearing
OR Certiorari Petition be filed late based solely
on:

PRISON-LOCKDOWNS;
INADEQUATE LEGAL MATERIALS, i.e. PAPER, PENS,
envelopes, AND Legal Books.

4. This action herein, started in the S.C. court of
Appeals, but since it was FILED LATE (PRISON-LOCK-
downs) which was addressed in my legal
documents to the SC COURT OF APPEALS, so I
had to petition the United States Supreme Court,
but they lacked jurisdiction based solely on the
Rules of the S.C. Appellate court BARRED me from
filing my certiorari petition in this court.

5. I sought Appellate REVIEW in the first instance
based on inadequate legal material in the Administrative
Law court (ALC), SCDC offense conviction, AND A
long-standing confusion of the ALC'S JURISDICTION
in inmates' judicial review.

6. I hope this clears up confusion, my petition herein, details with supporting documents, The long, and exhaustive effort I've made to simply seek judicial review, and the wide-spread pattern of the SCDC denying me meaningful access to the courts.

Respectfully submitted,
~~George Cleveland, III~~
George Cleveland, III #35 7770, TA 118
Turbeville Correctional Inst.
P.O. Box 252
Turbeville, S.C. 29162

CC: FILE
SCDC's office of General Council