

James Curtis Cobbett III, Petitioner

v.

State of South Carolina, Respondent

RECEIVED

SEP 25 2012

S.C. Supreme Court

This is an response to the Order dated Sept 13, 2012. Petitioner James Cobbett is concerned about whether or not, will he be able to file his own Petition for Writ Certiorari. In the inquiry by the court, there was only an agreement of full compliance with all applicable rules and procedures. The letter is only stating that Mr Cobbett will be taking over Pro se. Mr Cobbett feels that, he cant answer a question as such. Because court is not letting Petitioner know whether not he would file an new Petition. The response given to Mr Cobbett was a double sided coin. So to clarify the reason for proceeding Pro se, is to file an new Petition for Writ Certiorari. Mr Cobbett does not want to take over from where Mr Pachals left off. Mr Cobbett is fully aware of the Rule 243. For Certiorari to review Post-Conviction relief actions. Mr Cobbett wants to pick up at Rule 243. Certiorari to review Post-conviction relief actions. (d) Service and Filing of Petition and Appendix. Which Mr Cobbett will receive (30) days to serve a copy of the Appendix and petition for writ of certiorari on opposing counsel and supreme court.

I request is granted by the court Mr. Cobbert,  
will fully comply with all applicables and is fully aware  
and intelligently waives his right to Counsel. IF  
request is not granted Mr. Cobbert will like to  
Proceed with Mr. Pachals.

Thank You!

~~JAC~~

James Cobbert #293798

Sept 21, 2012

4460 Broadriver RD

Columbia SC 29210