

STATE of SOUTH CAROLINA

COUNTY of LAURENS.

Eddie Dendry, 233366

v.

STATE of SOUTH CAROLINA,

IN THE COURT of COMMON PLEAS
EIGHT JUDICIAL CIRCUIT.

"EXPLANATION"

RECEIVED

SEP 26 2016

S.C. SUPREME COURT

APPELLANT, Eddie Dendry APPEALS HIS DENIAL OF HIS PCR, CASE NO.: 2013-CP-30-0471, THE CONDITIONAL ORDER OF DISMISSAL, "DOES NOT" ADDRESS ALL THE ISSUES AND ALLEGATIONS, OF APPELLANT LAST POST CONVENTIONAL RELEVEE APPLICATION. NOR, DOES THE FINAL ORDER OF DISMISSAL.

A NOTICE OF INTENT TO APPEAL, WAS FILED BY APPELLANT, THE CLERK'S OFFICE OF LAURENS COUNTY, FILED IT ON DEC-23-2013 AT 11:26

NONE OF THE ISSUES RAISE IN THE APPLICATION AND AMENDMENT ARE NOT IN THE CONDITIONAL ORDER OF DISMISSAL / OR THE FINAL ORDER OF DISMISSAL.

THE WORDS "SHALL" AND "MUST" ARE MANDATORY.

THE CONSTITUTION IS RETROACTIVE AND NOT PROSPECTIVE, AND CAN BE ADDRESSED AT ANYTIME. WHICH IS A SUBJECT MATTER JURISDICTION ISSUES.

THE CONSTITUTION IS THE HIGHEST LAW IN THE NATION, AND THE SUPREME LAW OF THE LAND.

THE APPELLATE "SHOULD NOT" HAVE BEEN HERE ON APPEAL AT THE SUPREME COURT OF THE SOUTH CAROLINA, BECAUSE HIS RIGHT THAT'S GUARANTEED TO HAS BEEN VIOLATED, PURSUE TO SOUTH CAROLINA CODE OF LAWS, 17-27-80; BECAUSE HIS ISSUES AND ARGUMENTS "WAS NOT" RULE UPON, SEE STATUTE 17-27-80, AND MARLAR V. STATE, 653 SE2d 266/ AND ZOSTEK V. STEVENSON, 589 F.3d 160 (4TH CIR. 2009)

APPELLATE CASE SHOULD BE REMANDED BACK TO THE LOWER COURT, OF HIS COUNTY, AND A FULL EVIDENTIARY HEARING, OR GRANT APPELLATE RELIEF. BECAUSE THE DECISION WAS MADE WITHOUT ADDRESSING THE ISSUE AND ALLEGATION. THE COURTS, THE ATTORNEY GENERAL OFFICE "DID NOT" PLACE HIS ISSUES AND ARGUMENTS IN THE CONDITIONAL ORDER OF DISMISSAL OR INSIDE THE FINAL ORDER OF DISMISSAL.

THE ATTORNEY GENERAL, ANN. J. RUTLEDGE JOHNSON, ESQUIRE AND
JUDGE EUGENE C. GRIFFITH, JR. BOTH ARE OFFICERS OF COURT
HAD A OBLIGATION TO MAKE SURE THAT "ALL" ALLEGATION PRESENTED
WERE TO BE PLACE IN ORDERS AND RULED UPON.

PURSUANT TO SOUTH CAROLINA CODE OF LAWS, 17-27-80.

SEE: MARLAR V. STATE, 653 S.E.2d 266, AND POSTER V.
STEVENSON, 589 F.3d 160 (4th Cir. 2009)

CONCLUSION.

FOR THE FOREGOING REASON'S APPELLATE REQUEST THAT THE COURT DEALY
THE STATE, AND GRANT APPELLATE RELEAVE, OR OTHER REMEDY WHICH
THE COURT DEEMS PROPER.

SEPTEMBER 21 2016

Respectfully,

Eddie Dendy

EDDIE DENDY, 233366

McCormick Co., Inst.

386-REDEMPTION WEG

McCormick, SC 29899

MOOR JIAN
TECVI WIV

FAHLE DASH 1233366
McDaniel ~~Overseas~~ ~~ITG~~
386 - ~~Reston~~ ~~VA~~
McGowan SC 29899

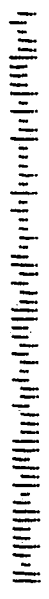
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THE SUPREME COURT OF SOUTH CAROLINA
DANIEL E. SPENGLER, Clerk of Court
Post Office Box 1430
Columbia, South Carolina, 29211

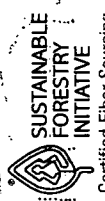
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