

Rickey MAZIQUE 353218
4460 Broad River Rd. Mount 117
Columbia, S.C. 29210

APPELLATE CASE NO.
2012-213631

OCTOBER 31, 2016

RECEIVED

SOUTH CAROLINA COURT OF APPEALS
JENNY ABBOTT KITCHING
CLERK OF COURT

NOV-04-2015
SC Court of Appeals

Re: NOTICE OF INTENT TO FILE A
PETITION FOR REHEARING / APPOINT-
MENT OF COUNSEL

DEAR MRS. KITCHING

My Family hired ATTORNEY J. FALKNER
WILKS to do my APPEAL, AND IT WAS MY UNDER-
STANDING THAT HIS OBLIGATION WAS TO DO THE
ENTIRE APPEAL, HOWEVER, I WAS NOTIFIED BY
MR. WILKS BY MAIL ON OCTOBER 23RD AND I
RECEIVED THIS NOTICE ON OCTOBER 28, 16. THAT THE
APPEALS COURT HAD AFFIRMED MY CONVICTION ON
OCTOBER 19, 2016, AND THAT IF I WISHED TO APPEAL

RECEIVED

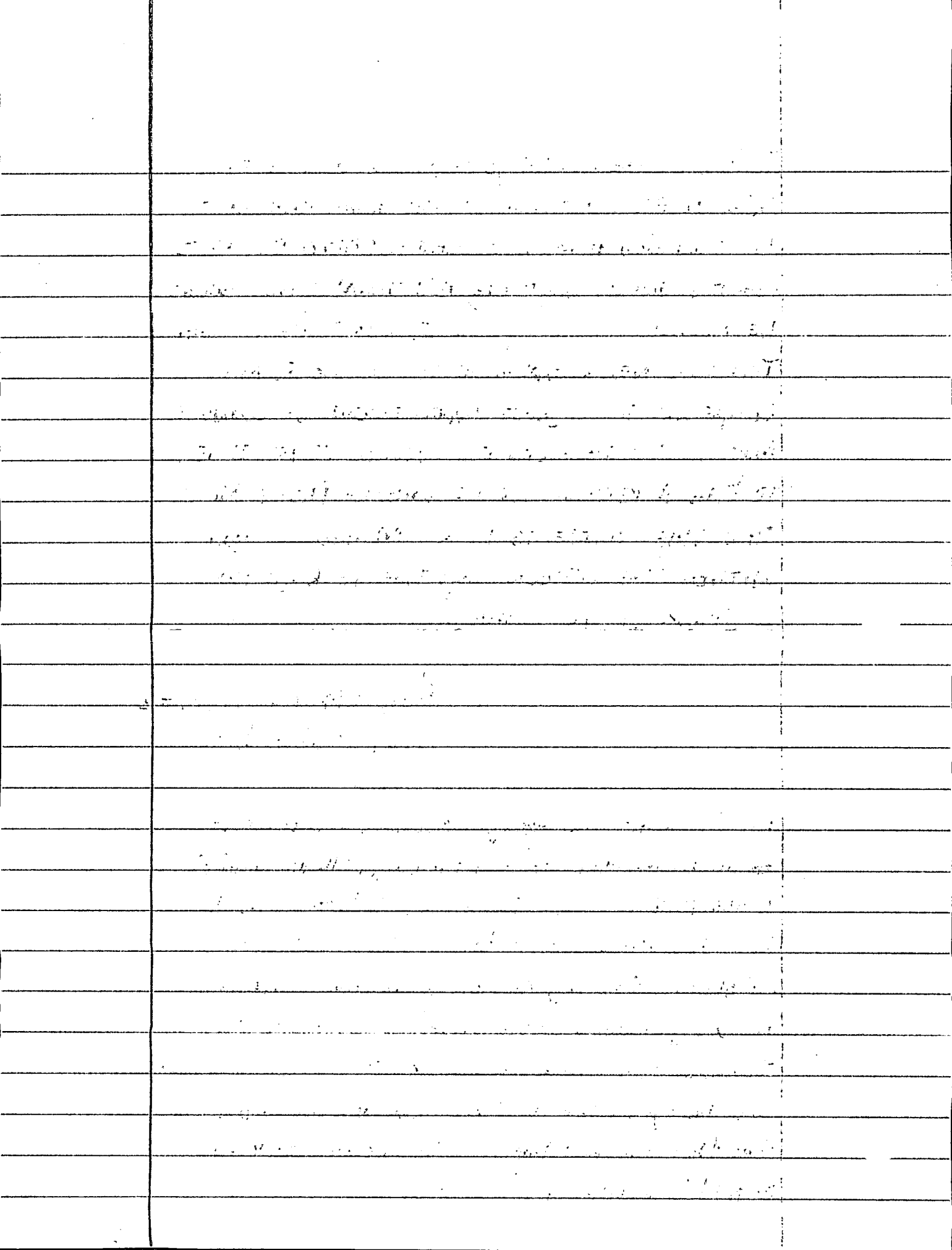
MAY 04 2012

SC Court of Appeals

I HAD FIFTEEN (15) DAYS FROM THE DATE OF THE ORDER TO FILE A PETITION FOR REHEARING, AND THAT HIS OBLIGATION TO ME HAD BEEN FULLFILLED, BUT IF I WANTED HIM TO CONTINUE ADDITIONAL FUNDS WOULD BE NEEDED. MY FAMILY AND I CAN'T AFFORD THIS. THIS WAS NEVER EXPLAINED TO ME. SO I AM COMPELLED TO REQUEST APPOINTMENT OF COUNSEL AND TO PUT THIS COURT ON NOTICE OF MY INTENT TO FILE A PETITION FOR REHEARING. PLEASE NOTE THAT THIS NOTICE IS BEING MAILED TO YOU WITHIN THE FIFTEEN DAYS THAT IS REQUIRED. I THANK YOU IN ADVANCE.

Respectfully Submitted
Ricky Mayique #353218

P.S. I AM ALSO FORWARDING A COPY OF THE LETTER SENT TO ME BY MR. WILKS TO BE FILED ALONG WITH THIS NOTICE. I ALSO FEEL AS THOUGH I'M BEING EXTORTED. AND I HAVE NO FAITH NOR TRUST THAT MR. WILKS WILL FILE A PETITION FOR REHEARING CORRECTLY. I DO KNOW THAT IF THE WRONG QUESTION OR THE FAILURE TO ESTABLISH THAT THE APPEALS COURT ERRORED IN LAW OR IT IS A CONSTITUTIONAL ISSUE THE SUPREME COURT WILL NOT HEAR THE CASE. AND I FEAR THAT THIS WILL HAPPEN IF HE IS COMPELLED TO FILE MY PETITION FOR REHEARING.



PROOF OF SERVICE

RECEIVED

NOV 04 2016

SC Court of Appeals

I, Rickey Mazique[#] 353218 Certify that I have served A Notice of Intent to Petition For Rehearing AND Request for Appointment of Counsel ON JENNY ABBOTT Kitching, Clerk of Court by depositing it in the mailroom, postage prepaid on October 31, 2016 addressed to Post office box 11629, Columbia, S.C. 29211

Rickey Mazique

Rickey Mazique[#] 353218

4460 Broadriver Rd.

Columbia, S.C. 29210

RECEIVED

NOV 01 2012

SC Court of Appeals

J. FALKNER WILKES
Attorney at Law

Telephone: (864) 282-1292
Facsimile: (864) 271-6035

114 Whitsett Street
Greenville, South Carolina 29601

October 23, 2016

Rickey Mazique, #353218
Broad River Correctional Institution
4460 Broad River Road
Columbia, SC 29210

RECEIVED

NOV 04 2016

SC Court of Appeals

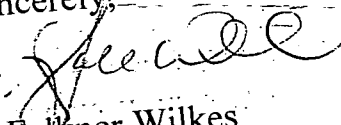
Dear Rickey,

I am sorry to inform you that the court of appeals has issued an order affirming the conviction in your case. I am enclosing a copy for you to review. You may continue to the appeal by filing a petition for rehearing which must be received in the office of the clerk of court before the end of the fifteenth day following the issuance of the opinion. If you intend to pursue the case into the supreme court, you must timely file a petition for rehearing in the court of appeals and have it ruled on. If a timely petition is not received by the court of appeals, the appeal will become final and no further appeal can be taken.

My representation and fees do not extend to further appeal of the case. Obviously I would like to continue with the appeal but since doing so would require additional fees and costs, you must make a cost benefit analysis. If you believe that it is worth committing additional funds for fees and costs to continue the appeal please have your family contact me and make the necessary arrangements immediately so that we can get started.

I will be in a murder trial this week but if your family calls and leaves a message I will try and respond to them after the end of the day. Because I am preparing for the trial that starts tomorrow I can not go into an analysis of the decision in this letter. If you have questions or comments please write to me and I will try to respond as soon as the murder trial is over.

Sincerely,


J. Falkner Wilkes

1950

1951

1952

1953

1954

1955

1956

1957

1958

1959

1960

1961

1962

1963

1964

1965

1966

1967

1968

1969

1970

J. FALKNER WILKES

Attorney at Law

114 Whitsett Street
Greenville, South Carolina 29601

Telephone: (864) 282-1292
Facsimile: (864) 271-6035

January 24, 2014

Rickey Mazique, #353218
386 Redemption Way
McCormick, SC 29899

RECEIVED

NOV 04 2016

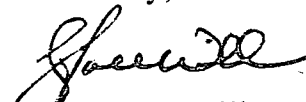
SC Court of Appeals

Dear Rickey,

I am enclosing a copy of the State's Initial Brief. I am reviewing it now to determine whether a Reply is necessary. I have to make that determination quickly as there is only a ten day window for filing a Reply if one is necessary. If it appears that a Reply is required I will file one. Otherwise, I will begin to prepare the Record on Appeal and Final Briefs for filing. Because we are required to print, bind and file or serve 16 copies of the briefs and record there will be approximately three hundred dollars in costs for the printing and binding of the Record and Briefs. Please have your family contact me immediately regarding the costs as there is a deadline for the filing of the Final Briefs and Record on Appeal.

I will update you once I have determined whether a Reply is required. If not I will prepare the material for printing and binding and await contact by your family.

Sincerely,


J. Falkner Wilkes

4-20-2015

RICKEY MAZIQUE #353218
BRCI MONT.117
4460 BROAD RIVER ROAD
COLUMBIA, SOUTH CAROLINA 29210

RECEIVED

NOV 04 2016

SC Court of Appeals

J. FALKNER WILKS
ATTORNEY AT LAW
114 WHITSETT STREET
GREENVILLE, SOUTH CAROLINA

RE: LETTER OF INQUIRY

I FORWARD YOU THIS MISSIVE WITH THE INTENT TO OBTAIN A BETTER UNDERSTANDING. AS IT RELATES TO THE FILING OF MY APPEAL.

INITIALLY WE AGREED TO AN AMOUNT THAT YOU WERE PAID BY MY FATHER AND TYRONE, AND NOW IT'S TIME FOR THE FINAL BRIEF'S TO BE SUBMITTED AND YOU'RE CHARGING ME ADDITIONAL FEES. NOW YOU'RE PUTTING IT TO ME AS IF I DON'T PAY THIS ADDITIONAL FEE, THE FINAL BRIEF'S WILL NOT BE FILED. I TOOK IT AS THOU YOU WERE ONLY ASKING FOR HELP. AND THE COST WAS (300.00) THREE HUNDRED DOLLARS. HOWEVER, YOU INFORMED MY SISTER THAT IT WOULD BE AN ADDITIONAL (750.00) SEVEN HUNDRED AND FIFTY DOLLARS AND THAT YOU WERE WAITING ON THIS BEFORE YOU WOULD FILE THE FINAL BRIEF'S. AS AGREED I TOLD YOU WHAT I COULD AFFORD, I WAS ABLE TO COME UP WITH (250.00) TWO HUNDRED AND FIFTY DOLLARS MORE THAN THE AGREED AND PAID AMOUNT. I DO NOT HAVE THE ADDITIONAL FUNDS, NOR SHOULD THEY HAVE BEEN ANY ADDITIONAL FUNDS ATTACHED. AND I NOW ASK WHAT IS THE STATUS OF THE FILING OF THE FINAL BRIEF'S ?

I AWAIT YOUR REPLY.

SINCERELY,