

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

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Certiorari To Lexington County
Court of Common Pleas

S.C. SUPREME COURT

Honorable Edgar W. Dickson, Circuit Court Judge

~~ALAN BRUCE CARRUTHERS,~~

PETITIONER,

v.

STATE OF SOUTH CAROLINA,

RESPONDENT.


APPELLATE CASE NO. 2016-000685

CERTIFICATE OF SERVICE

I, Alan Bruce Carruthers, hereby certify under penalty of perjury that I have on this date, served a true and correct copy of a "STATEMENT" and a "Letter Seeking An Extension Of Time," upon the Respondent's Attorney of record, by placing same into the Lee C.I., Institutional Mail Box addressed as follows:

Patrick Schmeckpeper, Esquire
Assistant Attorney General
Rembert Dennis Bldg.,
1000 Assembly Street, Rm. 519
Columbia, SC 29201

November 30, 2016
Bishopville, South Carolina


Alan Bruce Carruthers, #326809
Lee Corr., Inst., F6A-1157
990 Wisacky Highway
Bishopville, SC 29010

Petitioner, Pro Se

Alan B. Carruthers - 326809
LEE C.I. F6-A 1157
990 Wisacky Hwy.
Bishopville, S.C. 29010-1775

The Supreme Court of South Carolina
Daniel E. Shearouse, Clerk of Court
P.O. Box 11330
Columbia, S.C. 29211

November 30, 2016

Please accept this letter as my MOTION for an extension to continue my plea to make my case for a better Memorandum as a laymen in the LAW. I do appreciate this chance to write you with my request to proceed. May I explain; We have been lock in quite a few number of days, and the Attorney Counsel told me to submit a written memorandum for the Court's consideration. With an extension this maybe at my best effort and will.

Thank You!

Sincerely, I AM s/ Alan B. Carruthers

STATE OF SOUTH CAROLINA

IN THE SUPREME COURT

s/ Alan B. Carruthers

DEC -2 2016

S.C. SUPREME COURT

STATEMENT

This memorandum in support of the Issues of this Petitioner. As a well preserved set of the disclosed and Amended (PCR) alleged on the application. These all were accepted by the Circuit Court, and a hearing held on December 15, 2015, in front of Judge Dickson, and Counsel, appeared with Applicant all present.

As my PCR Counsel had outlined and we argued the allegations of the original Amended documents for my relief that and here are of the following:

ALLEGATIONS

A - Failure to investigate the value of the photograph found in the "NOTEBOOK";

B - Failure to make a motion to a suppress or earmark evidence for a later review and We object to its value as credible evidence. That piece of evidence was SEALED by the Judge Cooper's Session Circuit Court.

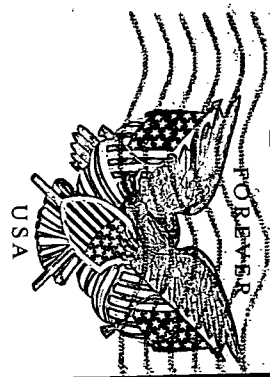
This information an known fact that was told to the Counsel of record who did not make an objection in the Proceeding. The issue od the day and day after day I had to be aware that the South Carolina State Court was deprived that value of the truth of the matter and that's how the Judge may have issued so much "Time" at Sentencing.

The photograph was not one of me or the complainant. Only with that one misleading picture to the Judge did the error of the evidence support the Offense of the CSC Charge; that I was Coerced to Plea to and not make any waves, says the General Counsel one Mr. Ralph Kennedy. Mr, Kennedy, was Present for the entire Almost four years pre-trial detention.

This is my Response for consideration to the Court have merits to this Response. It is Evidence that can be made known and prove to the Honorable Court as such.

Alan B. Carruthers - 326809
LEE C.I.
990 WISACKY HWY.
Bishopville, S.C. 29010-1775

COLUMBIA SC 290
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USA



The Supreme Court of South Carolina
Daniel E. Shearouse
Clerk of Court

P.O. Box 11330

29211-133030 Columbia, SC 29211

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