

# The Supreme Court of South Carolina

Charles Junious, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2015-001498  
Lower Court Case No. 2013-CP-14-00507

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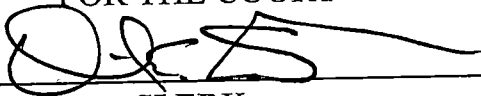
## ORDER

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Petitioner's first application for post-conviction relief was denied by Judge Young. No timely notice of appeal was filed. Petitioner now seeks a writ of certiorari from an order of Judge James granting petitioner a belated review of Judge Young's order pursuant to Austin v. State, 305 S.C. 453, 409 S.E.2d 395 (1991).

Petitioner's counsel has filed a petition pursuant to Johnson v. State, 294 S.C. 310, 364 S.E.2d 201 (1988) from Judge Young's order. Petitioner has not filed a *pro se* petition.

Based on the vote of the Court, the petition for a writ of certiorari from Judge James' order is granted without further briefing and the Court will proceed with an Austin review of Judge Young's order. Further, based on the vote of the Court, after careful consideration of the entire record of petitioner's first post-conviction relief matter, as required by Johnson v. State, *supra*, the petition from Judge Young's order is denied and counsel's request to withdraw is granted.

FOR THE COURT  
BY   
CLERK

Columbia, South Carolina

January 13, 2017

cc:

John Harrison Strom, Esquire  
Julie Amanda Coleman, Esquire  
Charles Junious, #332874