

RECEIVED

JAN 30 2017

S.C. SUPREME COURT

STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

Appeal From Richland County
Court of Common Pleas

Cordell J. Maddox, Jr., Circuit Court Judge

Appellate Case No. 2017-000050

Isiah James, Jr., Petitioner,

VS.

South Carolina Department of
Probation, Parole and Pardon
Services (SCDPPPS), Respondent.

RULE 242(g) REPLY OF SOUTH
CAROLINA APPELLATE COURT
RULES (SCACR)

James who was served with the Agency's Return in the action or appeal set forth the reply herein

1. SCDPPPS's return of 1/23/17 pointed "petitioner failed to file the writ within the time limit" (p.3) and intentionally misled Court as to when James received the Court of Appeals' 11-7-16 Order; (see App. p. 29)
2. Respondent wishes the Court to deny petitioner the due process notice right under court rules as shown by the 12-16-16 letter of Deputy Allen, the Court finally sent the Order what is appeal from on or after 12-16-16 (see Appendix to petition p. 29)

3. Even more, South Carolina law clearly set forth that anyone can raise the jurisdictional 'power' legal claim, ground at anytime and secure relief. See Petition

He urges the Court to adhere to its rule of law as South Carolina has no plain error rule.

This 25 day of January 2017.

Respectfully Submitted,

5

Isiah JAMES, Jr., 096983
GCF, B2-39B, 4556 Broad River Road
Columbia, SC 29210

CERTIFICATE OF SERVICE

DATED, SIGNED and MAILED to Agency's Counsel,
Tommy Evans, Jr, PUB 50666, Columbia, SC 29250
this 26 day of January 2017.

Isiah James Jr