

The Supreme Court of South Carolina

Re: Kenneth Lee Brown v. State  
Lower Court Case No. 2015CP4202548  
Appellate Case No. 2017-001193

**RECEIVED**

SEP 22 2017

Petition For Rehearing

**S.C. SUPREME COURT**

The above petitioner Kenneth Lee Brown,  
is hereby petition this Court for a  
rehearing.

On November 12, 2014, this Court, the  
South Carolina Supreme Court held  
sentences of life without the possibility  
of parole that was imposed on juveniles  
violated the Eighth Amendment under  
Miller and that those individuals are  
entitled to resentencing pursuant to  
the United States Constitution.

Aiken v. Byars, 410 S.C. 534, 765 S.E.2d  
572 (2014).

The petitioner Kenneth Brown, who is a pro se petitioner file a fcl application requesting for a resentencing hearing due to the November 12, 2014, South Carolina Supreme Court decision, which specifically ordered "Any individual affected by our holding may file a motion for resentencing within one year from the filing of this opinion in the Court of general sessions where he or she was originally sentenced."

on June 10, 2015 petitioner (fcl) was clock into the Spartanburg County Courthouse that's (5) months before the November 12, 2015 deadline for filing. The fcl application should of clearly been construe as merely file motion, for motion for resentencing.

Kenneth L. Brown #56822-004

FCC Coleman uspr #1

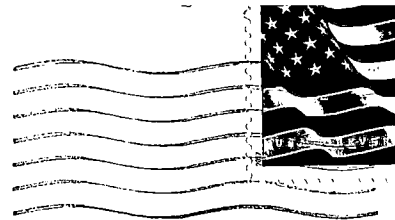
P.O. Box 1033

Coleman, FL 33521

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This 18<sup>th</sup> Day of Sept. 2017.

Kenneth Brown 56822-004 (f. unit)  
Federal Correction Complex USP#1  
P.O. Box 1033  
Coleman, FL 33521-1033



The Supreme Court of South Carolina  
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