

RECEIVED

NOV 20 2017

Dear MR. Shearouse,

S.C. SUPREME COURT

I'm writing you because the Supreme Court has ruled on my appeal & sent me the order of denial, on August 18, 2017. But I had a Rule 59(e) in to the Common Pleas Court that was filed on July 17, 2017, & it had not been ruled on when the Supreme Court did their ruling on my appeal, I still haven't heard anything on my Rule 59(e) yet. I have documentation that it was filed but I have not received a ruling yet. So how can the Supreme Court make a ruling on my appeal when my Rule 59(e) motion is still in play. would that not be some sort of default on the Supreme Courts behave. Will you please help me figure this out & point me in the direction I need to go in order to resolve this matter.

Thank you & God Bless

LEGAL

Antonio T. Boy D #2341274
Kershaw Correctional Inst.
18418 Goldmine Hwy.
Kershaw, S.C. 29069

COLUMBIA SC 29211

17 NOV 2017 PM 2 1



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

29211-133030



