

To: J. A. Kitchings; 3 judges, + Ruder, + Wilson + Hunter + hired City Davidson + Briggs, depts.)

Feb. 16, 2018

C/A 2015-002340 - Appeal to S.C. Sup. Ct.

(A Reply V-Day one 14th;) 17-CP-40-1181+317-344 TWA

1. I received your (Crazy Feb. 13, 18) stating Ruder was my City, he's been removed once your three (3) judges denied his self-serving Brief on cover-ups of felonies, & he removed himself (Feb. 2, 18) by letter after he + City Generals + judges pulled off their cover-ups only; so something is bad wrong at your court level trying to keep this unjust so called lawsuit on my cases. So now after committing how many more felonies + cover-ups for judges + others he, a defendant himself in my lawsuit(s) withdraw himself, (AFTER the fact of me dismissing him numerous times) from my case Feb. 2, 18 (Guess it's a letter you failed to get.)

2. So now that I have made you aware of his (Ruder's) self-resignation on (FEB. 2, 18) you can "take-action" on my (Feb. 9, 18) Pro Se action that you rejected in your (Feb. 13, 18) letters to me.

3. For your convenience a copy of R.M. Ruder's Feb. 2, 18 is hereby enclosed. Exhibit 1

Respectfully Submitted,

August B. Klein, III #365998

Perry Court Inst. AU-193A / 430 Oardawn Rd. / Palyok, South Carolina 29669-9337

RECEIVED

FEB 27 2018

SC Court of Appeals

got 2/2/18



SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense
1330 Lady Street, Suite 401
Columbia, South Carolina 29201-3332

Post Office Box 11589
Columbia, South Carolina 29211-1589
Telephone: (803) 734-1330
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

February 2, 2018

Mr. August Byron Kreis #365998
Perry Correctional Institution
430 Oaklawn Road
Pelzer, SC 29669

Def. R.M. Dudek resigns as of this date by fired by me many, many times before.

Re: Your case

Dear Mr. Kreis:

Enclosed is a copy of the opinion of the Court of Appeals affirming your conviction. The Court found the jury instruction that the victim's testimony did not need to be corroborated was erroneous. However, the Court found the error was harmless. The Court also held that the prior alleged bad acts evidence was admissible as a "common scheme or plan." Please be advised that our office will be closing your case along with this letter.

Please be aware that there is a **one year statute of limitations for filing an application for post-conviction (PCR) relief**. This is one year from the date of the enclosed opinion. This statute of limitations is **very strictly enforced**, so please be sure that **you** comply with it. Please understand *it is your responsibility alone to be sure this PCR application is timely filed*. **This application must be filed with the clerk of court in the county of your conviction**. There is also now a **one year statute of limitations for filing for federal habeas**. However, you must **exhaust your PCR claims** in state court, before raising them in federal court.

Please be aware that the time between your direct appeal becoming final, and the date your PCR application is filed **will count against your federal habeas statute of limitations in the future**. I do wish you the best. Feel free to contact me if you have any questions.

Sincerely,

Robert M. Dudek
Chief Appellate Defender

RMD/cp
Enclosure: Post-Conviction Relief Application

Exhibit 1

August B. Kreis, III, 365998
Perry Comm. Inst. ALU-193A
430 Oaklawn Road
Pelzer, SC 29669-9363

RECEIVED

FEB 27 2018

SC Court of Appeals

S.C. Court of Appeals
J.A. Kitchings, Clerk
P.O. Box 11629
Columbia, South Carolina 29211

RECEIVED

FEB 22 2018

P.C.I. MAILROOM

LEGAL MAIL