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APR 23 2018

Mr. Walter McCrene 29882

Waltham PBF/112-58

4344 Broadriver Rd

Columbia SC 29810

S.C. SUPREME COURT

4-18-18

1 U.S.C. § 1

28 U.S.C. § 1746

South Carolina Supreme Court
Daniel Shearouse, Clerk of Court

P.O. Box 11330

Columbia SC 29210

RE: Walter McCrene v State of South Carolina
Appellate Case no: 2017-001915

Dear Clerk

Herein is one (1) Motion to Recede Prose and represent
own Cause ~~and~~ show need for transcript ~~for filing~~
in Your office. On 4-16-18 I sent for filing in Your office "Petitioner's
Motion, Self Representation and Request Mrs Wanda H. Carter, Fegories
act as stand by Counsel etc. Please Cancel the 4-11-18 Motion
and file this one for the Court consideration, one (2) copy each
was been deposited to Preston Newby, Fegories only; because all the
Prisons is on Administrative Lock Down & I have only two (2) envelopes
and cannot get a Pass to the Mailroom to sent mail in "Legal envelopes" Thank
You for Your assistance.

cc: Preston Newby, Fegorie

Daniel Shearouse

Walter McCrene

15/ Walter McCrene

State of South Carolina
In the Supreme Court

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APR 23 2018

S.C. SUPREME COURT

Appeal from Colleton County
Court of Common Pleas

Perry M. Brothner, Circuit Court Judge
Appellate Case no: 2017-001915

Lower Court Case no: 2013-CP-15-0214

Walter McQuinn 20082 - Petitioner

State of South Carolina - Respondent

Motion to Proceed Prose and represent own
Cause and show need for transcript of 2002
Act No. 307, § 2 (Gunter v. State, 1976)

4-18-18

1 U.S.C. § 1

38 U.S.C. § 1740

/s/ Walter McQuinn

Pd. # 142-58

4344 Brothner Rd

cc: Preston Newby, Esq. Columbia SC 29210

Daniel Shearouse

Motion to Proceed Prose and represent own Case and show need
for transcript (2002 Act No. 307, §2) Gunter v State (1976)

Petitioner, Walter McDune ~~1988~~ move His Honorable Court under S.C. Code Ann.
§40-5-80, demand to prepare, Appellate Case no: 2017-001915, brief for Appellate
review. State v Polican, 402 S.C. 547 (2013) (A trial Court in a Civil
Proceeding is not always required to obtain a knowing and voluntary waiver
of Counsel from every Litigant who wishes to exercise his right to represent
himself. S.C. Code Ann. §40-5-80); Foster v State, 398 S.C. 306 (1989) (Nothing in
this Order shall be construed to limit any Litigant right to file a Prose Motion
Seeking to relieve his Counsel...) I need the transcript from officer of the
Court, Wanda H. Carter so that I can demonstrate under Rule 243(c), SCACP that
the PCB Judge allege determination is improper because ~~he~~ Committed Extrinsic
fraud upon me and fraud upon the Court of Appeals when he intentionally signed
and issue officer of the Court, Attorney General, Ruston Neely, Esquire's Final Order of
Dismissal recklessly disregarding known facts that he stated he researched the
Clerts of Court record and could not find any evidence and he discretion me
the opportunity to a hearing, a full and fair opportunity to a hearing on the merits
of the Original Petition PCB 2004-CP-15-1002 and I Presented on Cross-Ex-
amination Amendment Shirley v State, 306 S.C. 241 (1991) with testimonial
evidence Presented in Support of the Amendment, forcing me not to Pursue
my Case and depriving me of the full and fair opportunity to be heard on
the merits of the Workal Amendment Shirley v State, 306 S.C. 241 (1991)
under Rule 13(a), SCACP, see Supreme Court folder, "Letter Filed in
Daniel Shearouse Court September 19, 2017 where I told her to
file this in her office and my folder "Legal Correspondence" address

to allege Counsel, David Mahan, Esquire, telling him to file
Notice of Appeal an argue/draft Extrinsic found to show why
PCB Judge allege determination improper." *Gunter v State*, 267 S.C.
486 (1976) (The United States Court of Appeals for the Fourth
Circuit has held that an indigent who desired a transcript for
the purpose of seeking Collateral relief must show need for
the transcript. Such indigent is not entitled to a transcript
at government expense, without a showing of the need, merely
to comb the record in the hope of discovering some flaw.
at 488-89 *Jones v Superintendent, Virginia State Farm*,
460 F.2d 150 (1972) Petition for Habeas denied 465
F.2d 1091; *U.S v Shoaf*, 341 F.2d 832 (1964)

4-13-18

1 U.S.C. 81

28 U.S.C. 51746

/s/ Walter McCarver

WJF/AZ-58

4344 Broadview Rd

Columbia 29210

State of South Carolina
In the Supreme Court

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APR 23 2018

S.C. SUPREME COURT

Appeal from Colleton County
Court of Common Pleas

Perry M. Buchner, Circuit Court Judge

Appellate Case no: 2017-001905

Lower Court Case no: 2013-CP-15-0214

Walter McCreve ~~299888~~ - - - - Petitioner

State of South Carolina - - - - Respondent

PROOF OF SERVICE

I Certify that I have serve "Motion to Proceed Prose and represent own Cause and show need for transcript (2002 Act No. 307, §2) Gunter v State (1976)" upon all Parties to the Appeal by depositing one (1) copy each in the U.S. mail Postage Pre-paid addressed as follows: Ruston Neely, Esquire, P.C. In Division, P.O. Box 11549, Columbia S.C 29911, Daniel Shearouse, Clerk of Court, P.O. Box 11330, Columbia S.C 29911

4-18-18

W.S.C 81

280 S.C 81746

1/1 Walter McCreve

1827/12-58

4344 Broadriver Rd

Columbia SC 29910

Mr. Walter McCarver 299382
Kirkland R&E/42-58
4344 Broadriver Rd
Columbia S.C. 29210

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MAIL
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APR 20 2018

**KIRKLAND R&E CENTER
MAILROOM**

MAY 18 2018

MAIL ROOM

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APR 20 2018

MAILED FROM ZIP CODE 29210

Legal mail
South Carolina Supreme Court of Appeal
Daniel Shearouse, Clerk of Court
P.O. Box 11330
Columbia SC 29211

