

RECEIVED

APR 26 2018

S.C. SUPREME COURT

Mrs Walter McOrne #099882  
Kirkland Rd E / A2-58B  
4344 Broadview Rd  
Columbia SC 29210

4-20-18

South Carolina Supreme Court  
Daniel Shearouse, Clerk of Court  
P.O. Box 16330  
Columbia SC 29211

10.S.C.31  
28 U.S.C. §1916

Re: Walter McOrne v. State of South Carolina  
Appellate Case no: 2017-001915

Dear Clerk

Herein is enclosed "Motion to Proceed Prose and represent  
own Cause and show need for transcript" for filing in  
Your office. On 4-11-18 I sent for filing in Your office  
"Petitioner Motion Self-Representation and Request  
Mrs Wanda W. Carter, Esquire act as stand by Counsel"  
etc., Please Cancel the 4-11-18 Motion and file this one  
for the Courts consideration, one (1) copy each  
has been deposited to all Parties of the Appeal. Thank  
You for Your assistance.

cc: Peyton Nealy, Esquire  
Wanda W. Carter, Esquire  
Daniel Shearouse  
Walter McOrne

1/6 Walter McOrne

~~290882~~  
LEGAL  
MAIL  
ONLY

State of South Carolina  
In the Supreme Court

Appeal from Colleton County  
Court of Common Pleas

Perry M. Puetman, Circuit Court Judge  
Appellate Case no: 2017-001915  
Lower Court Case no 2013-CP-15-0044

Walter McCreary #290882 ..... Petitioner

State of South Carolina ..... Respondent

Motion to Proceed Pro se and represent  
own case and show need for transcript  
(2002 Act No. 307, §2) Ginter v State (1976)

29-20-8  
1U.S.C.51  
28 U.S.C. 91746

cc: Ruston Neely, Esq  
Pamela Shearouse  
Ward H. Carter

1/31 Walter McCreary #290882  
A.S.E. - A2-586  
4344 Broadriver Rd  
Columbia 29210

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

Petitioner, Walter McCune ~~29922~~ move this Honorable Court under S.C. Code Ann §40-5-80, demand to prepare, Appellate Case no. 2017-00195, brief for Appellate review. State v. Policao, 402 S.C. 547 (2013) (A trial Court in a Civil action 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); Hester v. State, 348 S.C. 306 (1989) (Noting in this Order shall be construed to limit any litigant right to file a Prose Motion seeking to relieve his Counsel... ) find that officer of the Court, Pts Wanda H. Carter, Esq. furnish me the transcript so that I can demonstrate under Rule 243(c), SCAER, that the PCB Judge allege determination is improper because he committed Extrinsic fraud upon me and fraud upon the Court when he intentionally sign an issued officer of the Court, Attorney General, Ruston Neely, Esq. final Order of Dismissal recklessly disregarding known fact that he stated he research the Clerk of Court record and could not find evidence and he discretion me the opportunity to a hearing on the merit of the original Petition 2004-CP-15-1002 and I presented on Cross-examination Amended merit Shirley v State 306 S.C. 241 (1996) with testimonial evidence

Presented in support of the Amendment and deprive me of the opportunity to be heard on the merits of the Verbal Amendment Shirley v. State 306 S.C. 241 (1991) under Rule 15(a), SCBCP, see, Supreme Court folder "Letter filed in Parnell Shumorse Court September 19, 2017" where I told her to file this in her office and my folder "Legal Correspondence" address to allege Counsel David Matthews, Esquire's telling him to file Notice of Appeal an argue Extrinsic fraud to show Why PCB Judge allege determination is 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 a 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 410 F.2d 150 (1972) Petition for rehearing denied 465 F.2d 1091; US v Shott, 341 F.2d 932 (1964)

4-20-18  
1 U.S.C. 81  
28 U.S.C. 17416

151 Walter McCabe  
Rt 37/A2-58B  
4344 Broadriver Rd  
Columbia SC 29210

State of South Carolina  
In the Supreme Court

Appeal from Colleton County  
Court of Common Pleas

Perry M. Buckner, Circuit Court Judge  
Appellate Case no: 2017-001915  
Lower Case no: 2013-CP-15-0214

Walter McAnis 299892 ----- Petitioner

State of South Carolina ----- Respondent

PROOF OF SERVICE

I Certify that I have served Motion to Proceed Pro Se and represent our  
Cause and show need for transcript (2002 Act No. 307 § 2) Gunter v State  
(1976)<sup>11</sup> upon all parties to the appeal by depositing one (1) Copy each in the  
U.S. mail Postage Pre-paid address as follows: Mrs. Wanda H. Carter  
Deputy Chief Appellate Referee, Division of Appellate Defense, 1330 Lady  
St, Suite 401, Columbia S.C 29201-3332; Ruston Newby, Esquire, PCB Division  
, P.O. Box 11549, Columbia 29211; Daniel F. Sheavouse, Clerk of Court, P.O.  
Box 11330, Columbia S.C 29210.

4-20-18  
10.S.C.81  
280.S.C.81746

1/2 Walter McAnis  
RBE/42-58B  
1344 Broadriver Rd  
Columbia S.C 29210

Walter Mc Gure # 299802

A 24158m

Kirkland Correctional Institution  
4344 Broad River Road  
Columbia, S.C. 29210

Inter  
Agency

**LEGAL RECEIVED**  
**MAIL**  
**ONLY**

APR 20 2010

KIRKLAND R&E CENTER  
MAILROOM

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