

NOVEMBER 14, 2016

ATTN: DANIEL E. SHEAROUSE,
CLERK OF THE COURT, S.C. SUPREME COURT
P.O. BOX 11330
COLUMBIA, S.C. 29211

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S.C. SUPREME COURT

FROM: BOBBY JOE BARTON, PRO SE PETITIONER
: APPELLATE CASE NO: 2016-000995
: P.C.R. CASE NO: 2014-CP-23-5047

Re: 1.) MOTION TO SUPPLEMENT THE RECORD OR REMAND TO DO SO AND
2.) MOTION TO ~~REMAND~~ TO CHALLENGE THE ACCURACY OF THE
TRANSCRIPT.

DEAR CLERK,

TODAY I RECEIVED AN "ORDER" FROM THE SUPREME COURT REMANDING MY CASE BACK TO THE LOWER COURT TO HOLD A HEARING WITHIN (45) DAYS TO DETERMINE THE ACCURACY OF THE TRANSCRIPT.

I VERY MUCH APPRECIATE THIS HEARING TO CORRECT THE ERRORS AND OMISSIONS IN MY TRANSCRIPT.

I WOULD ALSO ASK THE COURT TO PLEASE TAKE NOTE OF THIS AND I KNOW THIS IS A VERY SERIOUS MATTER. I ANTICIPATED FILING MY PETITION FOR WRIT-OF-CERTIORARI ON NOVEMBER 21, 2016. I AM GOING OVER EVERYTHING TO THE BEST OF MY ABILITY TO MAKE SURE EVERYTHING IS CORRECT.

I BRING ATTENTION TO THE COURT THAT I WAS GOING TO FILE THESE

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TWO (2) MOTIONS SIMULTANEOUSLY ALONG WITH MY PETITION FOR WRIT OF HABEAS CORPUS AND ASKING THE SC SUPREME COURT TO RULE ON THEM. THESE ARE THE MOTIONS THAT I HAVE ALREADY PREPARED TO SERVE UPON YOUR OFFICE REQUEST TO TAKE "JUDICIAL NOTICE IN MY FIRST ISSUE AND MY THIRD ISSUE" #1.) FAILED TO CONVEY A FORMAL PLEA OFFER & #3.) KNOWINGLY USE OF PERJURED TESTIMONY.

MOTION I.

1.) "MOTION TO SUPPLEMENT THE RECORD, OR REMAND TO DO SO;" PURSUANT TO RULE 15(b) SCACR AND RULE 201(e) see; "MULLER V. OREGON" 208 U.S. 412 (1908), "SEMINOLE TRIBE OF FLA. V. BUTTERWORTH", 491 F. SUPP. 1015 (1980), 658 F.2d 310 (5th CIR. 1981) & "SHAHAR V. BOWEN", 120 F.3d 211 (11th CIR. 1997) (DISTINGUISHED) (TRIAL COUNSEL GIVE TESTIMONY IN ~~THE~~ TWO ISSUES MENTIONED ABOVE THAT WAS FABRICATED. THE PETITIONER HAS RECEIVED INFORMATION THAT IS RELEVANT AND WOULD LIKE THE OPPORTUNITY TO BE HEARD AND AMEND IT.

MOTION II.

2.) "MOTION TO REMAND TO CHALLENGE THE ACCURACY OF THE P.C.R. TRANSCRIPT." "THE HONORABLE COURT HAS ALREADY CONFIRMED THIS IN A LETTER TO PETITIONER.

THE PETITIONER'S REASONS FOR THIS LETTER IS TO PUT THE COURT ON NOTICE OF HIS INTENT AND HE NOT BE ACCUSED OF PLAYING ANY GAMES WITH THE ESTEEMED COURT AND ITS JUDGES.

THE PETITIONER DID NOT WANT TO TELEGRAPH HIS LEGAL HAND OPTIONS UPON THE OPPOSING PARTY UNTIL THEY WERE SERVED BUT NOW I MUST REVEAL IT TO THE COURT THAT I MAY NOT BE ACCUSED AND WITH THE COURT'S PERMISSION I SERVE IT ON THE LOWER COURT SINCE MY CASE IS ALREADY REMANDED.

THE PROBLEM THAT I HAVE NOW IS I HAVE NO WAY OF GETTING COPIES FOR THE LOWER COURT, UNLESS THE HONORABLE COURT COULD IN SOMEWAY

ORDER THE DIVISION OF APPELLATE DEFENSE TO ASSIST ME WITH THREE (3) SETS OF COPIES FOR MY MOTION TO SUPPLEMENT THE RECORD AND RETURN TO ME AND I COULD SERVE "THE COURT OF COMMON PLETS" AND "KAREN C. RATTIGAN" OF THE ATTORNEY GENERAL'S OFFICE IF THE COURT WOULD GRANT MY REQUEST.

THE PETITIONER RESPECTFULLY WANTS TO KNOW DOES HE STILL HAVE THE NOVEMBER 28, 2016 DEAD-LINE OPERAL IN HIS CASE AND IS ACTIVE,

THE PETITIONER BELIEVES HE HAS SHOWN JUST CAUSE WHY THE COURT SHOULD GRANT HIS REQUEST FOR ASSISTANCE IN CUPING MOTION FOR THE LOWER COURT TO SUPPLEMENT TO RECORD PURSUANT TO RULE 15(b) SCACR BY DIRECTING APPELLATE DEFENSE TO ASSIST IN THIS MATTER, CUPING UNLSE

IT IS WITH MUCH PRAYERS AND A LOT OF HOPE THE COURT WILL GRANT HIS REQUEST FOR THESE COPIES FOR THE LOWER COURT.

RESPECTFULLY SUBMITTED,

~~Joe Barton~~ Pro se

BUSBY JOE BARTON, #163629

MCCORMICK CORP. INST.

386 REDEMPTION WAY

MCCORMICK, SC 29899

1000 11/28/16
1000 11/28/16

BOBBY BARTON, #163629

McCormick Correctional Institute
386 Redemption Way
McCormick, SC 29899

ATTN: DANIEL E. SHEARISE, ESQUIRE
CLERK OF COURT, SC SUPREME COURT
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COL. SC 29211

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FOR ITS CONTENTS.

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S.C. DEPARTMENT OF CORRECTIONS