

Carl J. Chisolm
vs.

S.C. Dept. Prob., Parole
Pardon Service.

Certificate
of
Service

I, Carl J. Chisolm do hereby state
that I placed within the Lieber Corr. Inst.
U.S. mailroom a copy of the enclosed appeal
and forward copies to the following individuals:

S.C. Court Appeals
Jenny Abbot Kitchings,
P.O. Office Box 11629
Cola, S.C. 29211

Admin. Law Court
1205 Pendleton Str. Ste. 224
Cola, S.C. 29201

Respectfully Submitted,

Carl J. Chisolm
Lieber Corr. Inst. S.B. 17
P.O. Box 205
Ridgeville, S.C.

8/28/18

RECEIVED
AUG 31 2018
SC Court of Appeals

29472

To: Jenny Abbott Kitchings,
Clerk for S.C. Court Appeals
P.O. Box 11629
Columbia, S.C. 29211

RE: Court Application filing document
for indigent Prisoner in State Custody } Case No: 2018-
001500

From: F.M. Carl J. Chisolm
Agency # 185789 Stano B.17
P.O. Box 205
Ridseville, S.C.
29472

RECEIVED
AUG 31 2018
SC Court of Appeals

Dear Honorable Clerk:

Please forward me the proper paperwork
for the processing of my appeal. I am indigent
inmate in state custody and have been for the past
27 plus years.

Thanking you in advance.

Sincerely,
Carl J. Chisolm

The South Carolina Supreme Court

Carl Chisolm,
Petitioner

v.

South Carolina Dept. of Probation,
Parole, and Pardon Services,
Respondent.

Appellate Case No. 2018-001500

Pursuant to Rule 204(A)
S.C. Appellate Court Rules.

The Supreme Court of South Carolina

Carl J. Chisolm, Appellant,

v.

South Carolina Department of Probation, Parole and
Pardon Services, Respondent.

Appellate Case No. 2018-001500

The Honorable Ralph King Anderson, III
Administrative Law Court
Case No. 18-ALJ-15-00006-AP

ORDER

Pursuant to Rule 204(a) of the South Carolina Appellate Court Rules, the appeal in the above entitled matter is hereby transferred to the South Carolina Court of Appeals.

FOR THE COURT

BY



CLERK

Columbia, South Carolina

August 16, 2018

cc:

Mr. Carl J. Chisolm

Tommy Evans, Jr., Esquire

The Honorable Jenny Abbott Kitchings

State of South Carolina
Department of Probation, Parole and Pardon Services

HENRY McMASTER
Governor



JERRY B. ADGER
Director

2221 Devine Street, Suite 600
Post Office Box 50666
Columbia, South Carolina 29250
Telephone: (803) 734-9220
Fax: (803) 734-9440
www.dppps.sc.gov

January 17, 2018

Mr. Carl Chisolm #00185789
Lieber Correctional Institution
P.O. Box 205
Ridgeville, SC 29472

RE: NOTICE OF REJECTION

Dear Mr. Chisolm:

It is my responsibility to inform you, on behalf of the South Carolina Parole Board, that the Board has reached a decision regarding your parole hearing. The Board hereby makes the following CONCLUSION OF LAW:

After careful consideration of: (1) the characteristics of your current offense(s), prior offense(s), prior supervision history, prison disciplinary record, and/or prior criminal record, as described in the findings of fact below; (2) the factors published in Department Form 1212 (Criteria for Parole Consideration); (3) the factors outlined in Section 24-21-640 of the South Carolina Code of Laws, and (4) actuarial risk and needs assessment factors pursuant to Section 24-21-10 (F) (1) of the South Carolina Code of Laws. The Parole Board had determined that your parole must be denied.

You will be notified 30 days prior to your next scheduled parole consideration date.

FINDINGS OF FACT:

Nature And Seriousness Of Current Offense
Indication Of Violence In This Or Previous Offense
Criminal Record Indicates Poor Community Adjustment
Failure To Successfully Complete A Community Supervision Program
Institutional Record Is Unfavorable
Vote Count: Unanimous To Reject

Sincerely,

A handwritten signature in black ink, appearing to read "Larry Ray Patton, Jr.".

Larry Ray Patton, Jr.
Director of Parole Board Support Services

1/17/2018

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT

Carl Chisolm

Appellant,

vs.

NOTICE OF APPEAL

South Carolina Department of Probation,
Parole and Pardon Services.

DOCKET NO. ___ -ALJ-15- ___ - ___

Notice is hereby given that Carl Chisolm does hereby appeal the final decision of the South Carolina Department of Probation, Parole and Pardon Services dated Jan 17, 2018 and received on Jan 24, 2018, a copy of which is attached. A general statement of the grounds for appeal is (See S.C. Code Ann. § 1-23-380(A)(6)):

Petitioner appeals under the sound principles of the South Carolina Codes of Law § 24-21-645 noting Section § 16-1-60; § 24-22-30 S.C. Code of Law S.C.D.C. PS-10.15 policy, as well as, the unmentioned merits met in § 24-21-640 § 24-21-10(F)(D) of the S.C. Code of Law, along with the criterias in Dept. Form 1212 of (Criteria for Parole Consideration) and Sardin vs. Conner.

Carl Chisolm
Appellant's Name Nieber Corral Inst,
P.O. Box 205 S.B. 17
Mailing Address
Ridgeville, S.C. 29472
City, State, Zip Code

Carl Chisolm
Signed
Dated

CERTIFICATE OF SERVICE

I hereby certify that I, _____ (your name), on the ___ day of _____, 20___, in _____ (city), South Carolina, served a copy of the foregoing Notice of Appeal on all parties to this matter by depositing the same in the United States

Mail, postage paid, and addressed as follows:

Name of person/Agency served: _____

Address: _____

City, State, Zip Code: _____

Print your name
(See reverse side for instructions)

Sign your name

The Supreme Court South Carolina

Case No: 2018-001500

Carl J. Chisolm
petitioner,
vs.

S. C. Dept. of Probation,
Parole, and Pardon Services.
Respondent.

Appeal Pursuant
to Rule 204(a)
S.C. Appellate Court

RECEIVED

AUG 31 2018

SC Court of Appeals

I, Carl J. Chisolm agency #185789 do hereby stand upon the governing laws of the State of South Carolina, as my foundation, for judicial review. And by the Grace and Mercy of God, I'm seeking relief from my long term confinement.

I, Carl J. Chisolm request that this honorable Court hear patiently and accurately the acts and arguments, that I, as an individual am presenting before you, for review. My refuge is with God and the law of this land. In particular, the State of S. Carolina. No person nor entity is above the governing laws of the land.

Please review enclosed statements of facts set forth for Const. review.

South Carolina Code of Law
§24-21-645; noted Section §16-1-60
(1.)^A.

Although parole isn't a right for prisoner's; it is a guidepost for re-entry into Society. The above listed statutes of S.C. Codes of Law ensures that every incarcerated individual will have a timely "Review" period; however, the Dept. of Probation, Parole, and Pardon Services, has altered the law concerning this petitioner - Carl J. Chisolm #185789.

South Carolina Code of Law §24-21-645 is a "Light Post" to the integrity and maintenance of ensuring that governing guidelines are being followed according to the laws of the land. This law was established (§24-21-645; Sec. 16-1-60) so that prisoner's who are confined for violent offenses, as defined in Sec. §16-1-60 will have their cases reviewed every 2 yrs., for the purpose of a fair Review, of the determination of parole. I'm requesting that this honorable review the sequence of alteration concerning this petitioner and how the very fiber of altering this law did indeed affect this petitioner. (Myself (Carl J. Chisolm)).

This alteration initially began for petitioner on his first initial hearing scheduled for April 7, 2011. Whereas, petitioner actual hearing

South Carolina Code of Law
§24-21-645 And Section §16-1-60

(1.)^{b.}

took place on June 22, 2011 some 2 1/2 months later. (Petitioner's Mother, Sister, & Sister were able to attend despite their schedules) (Prote denied). This denial on 6/22/11 was based upon the Seriousness of Offense, Nature and Seriousness of Current Offense; both of which are the actual Conviction that has already been addressed in a Court of law; whereas petitioner received a life sentence. No mention of petitioner's failure to complete a Community Supervision Program was mentioned at that time. Petitioner's next hearing was set for June 22, 2013. But, this petitioner hearing was pushed back to Aug. 7, 2013 (denied). Denial was based upon Seriousness of Current Offense and Community Adjustment. No mention of failure to complete a Community Supervision Program nor unfavorable Inst. record was mentioned at that time. Petitioner's next hearing was scheduled for Aug. 7, 2015 ~ yet again petitioner's two yr. period in accordance to S.C. law §24-21-645 & Section §16-1-60 was pushed beyond the 2yr. scope. Petitioner's hearing took place on Sept. 23, 2015 (denied). Denial based upon the same conviction that has been decided and petitioner made punishable for in a Court of law. No prisoner can change his or her conviction except through a Court of law and acts of Due Diligence. We can only strive through God's mercy to overcome and never return to that which lead to confinement. Again no mention of unfavorable

South Carolina Code of Law
§ 24-21-645 ; Section 16-1-60

(1.)^c.

inst. record, nor failure to complete Community Program or Criminal record indicating poor Community adjustment was made. May the Court please recognize at this time, the clear disregard of established S.C. Code of Law § 24-21-645 and Section § 16-1-60 that has occurred with petitioner (Carl Chisolm) parole review being steadily pushed beyond the legal limit of the law of South Carolina. Petitioner's next hearing was scheduled for Sept. 18, 2017. Whereas petitioner's ailing father desperately wanted to be present. This petitioner left the Character Program at Perry Corr. through the side of Senator Karl Allen, Warden Scott Lewis (P.C.I.) and Warden Joseph McFadden (then L.C.I.) in order to see his father and ensure that the traveling distance was easier for his dying father. However, petitioner's hearing was pushed back to Jan. 17, 2018 and petitioner's father passed away before this hearing. Thus, denying petitioner the moral support he needed and no other family member was able to attend their schedule under short notice. Petitioner was again denied despite evidence of progress, same address listed over the past 3 hearings, letter from Sheriff's Dept. for Community response. Denial was based upon his conviction - Seriousness of Offense, Indication of Violence in this or previous offense. Both

South Carolina Code of Law
§24-21-645 and Section §16-1-60

Argument (1)^{d.}

Was pushed back to Jan. 17, 2018 and petitioner's father passed away before hearing. Petitioner was again denied despite evidenced progress, letter with Sheriff Dept. and same residence listed for the past seven yrs. Denial was based upon his Conviction - Seriousness of Offense, Indication of Violence in this or previous offense; both of which this petitioner has spent the past 21 plus years confined in a state prison paying his debt to society for. Failure to complete a Community Supervised Program was noted as part of the denial on Jan. 17, 2018. Petitioner can prove to this honorable Court that that aspect for denial of parole is indeed false. Petitioner is currently enrolled in the Jumpstart Program that he (I) started at the Perry Corr. Inst. As mentioned herein, I was transferred here to the Lieber Corr. inst. due to my father's health condition. Once here at Lieber, the Administration went through a major purge in which all three Wardens were removed and ALL programs that existed became close until further notice. Including ALL Worship Service. No prisoner held at Lieber Corr. Inst. were allowed the opportunity to complete

South Carolina Code of Law
§ 24-21-645 AND Section § 16-1-60

Argument (1)^ε

Iny programs, until further notice. *See
Inst. 103 for Confirmation)

These dates does show that
petitioner Carl Chisolm has been denied
the right afforded every prisoner in the
State of S.C. serving a violent offense
under S.C. Code of Law Section § 24-21-645
and Sect. § 16-1-60.

The record clearly suggests
that petitioner's parole hearing kept moving
beyond the two year period set forth by the
governing law of the State of South Carolina.
During petitioner's last hearing that got moved
from Sept. 2017 to Jan. 2018 petitioner's father
died thus denying petitioner moral support.
Denying petitioner his two year hearing did in
fact cause insignificant hardship to petitioner.

South Carolina Code of Law
§ 24-22-30 and Policy PS-10.15 SCDC

Argument (2)^A

On Jan. 17, 2018 The S.C. Dept. of Probation Parole and Pardon Services denied petitioner (Cael Chisolm) parole based upon - "Failure to Complete a Community Program." In order to do so, a Program governed based upon the South Carolina Code of Law § 24-22-30 of the Offender Management System must exist. This program has been amended into the SCDC policy PS-10.15 and signed into institutional policy and Classification system on Feb. 1, 2010 by then Commissioner of SCDC Mr. Jon Ozmit. This policy is amended into state and federal statute. Lieber Corr. Inst. has no such program and petitioner would now like to bring to this Court's attention that: All three Wardens were removed from Lieber Corr. Inst. due to various indiscretions. The lack of adherence to comply to standard SCDC policy PS-10.15 is a primary example. A make-shift program was operating under a false pretense of untrained and unqualified inmates, thus making all certificates earned during that period invalid.

None the less, petitioner does reside in the unit that's being considered for a Character Base Unit should the staff here provide the necessary foundation in compliance with S.C. Code of Law § 24-22-30 and SCDC policy PS-10.15.

South Carolina Code of Law
§24-22-30 and Policy PS-10.15 SCDC

Argument (2)^b

None the less, petitioner would like to be very transparent with this honorable court. Simply by pointing out the following facts:

- 1) Eligibility to participate in Offender Management System §24-22-30 and meet certain criteria's set forth in SCDC policy PS-10-15

Petitioner (Carl Chisolm) does meet every criteria set forth in the above noted SCDC policy mentioned herein, as well as, set forth in the noted S.C. Code of law. Petitioner is MLI3 custody with no record of escape, nor ever been involved in such activity; in which enables him (petitioner) to maintain an acceptable risk score. Petitioner doesn't have any major disciplinary infraction within the past (2) yrs. (PS-10.15 Section 5.4 requires no major conviction within (1) yr., no informal admin. disciplinary infraction within 6 months, no assaultive conviction for 3 yrs. prior to placement in system, no hostage and assault on staff conviction within 5 yrs. of placement. Petitioner has met these standards set forth by SCDC governing policy PS-10.15. Petitioner further contends that he (Carl Chisolm) has met

South Carolina Code of Law
§ 24-22-30 AND Policy PS-10.15

Argument (2)

The Eligibility requirement set forth in S.C. Code of Law § 24-22-30 (A) possessing an acceptable risk score. (G) Petitioner has satisfied the criteria's set forth or established by the S.C. Dept. of Corr. as noted within this argument and ~~satisfies~~ satisfies this section of S.C. Code of Law § 24-22-30 and Section (b) maintaining a clear disciplinary record for at least 6 months prior to placement in Offender Management System; Also this petitioner has met the standards set forth in § 24-22-30 Section (E) by pursuing rehabilitative services on his own. This petitioner further contends that despite the S.C. Dept. of Prob., Parole, and Pardon Services clear oversight of these facts that is evidenced by the attached Certificates and Voc. Certificates, various Anger; Coping with Violent Crime Certificates, etc. etc. etc.

* See attached Certificates for Proof thereof

There's no way Failure to Complete Community Supervised Program should've been used in determining the Parole of petitioner. Petitioner wasn't on any form of Parole or Probation prior to the start of his current sentence. This alone suggests insignificant hardship placed upon petitioner.

South Carolina Code of Law
§ 24-21-640 AND § 24-21-10(F)(1)

Argument (3)^A

Petitioner contends that the attached evidence of steady progress and spiritual commitment does substantiate that petitioner (Carl Chisolm #185789) does meet the goal criteria of PS-10.15 section 3.1 of SCDC policy and is diligently working at erasing the gnawing distress that is arising from his (petitioner) sense of guilt, for his past wrong doings.

Nevertheless, in order to re-write any narrative in life, one must be given the fair non-judgemental judgement, in order to be allowed to prove his or her change. It is clear that this petitioner wasn't reviewed objectively, nor was S.C. Code of law § 24-21-640 taken under consideration concerning petitioner (Carl Chisolm). Within Petitioner's Parole folder when viewed in it's unbiased light, in accordance with above S.C. Code of law, this court will find that petitioner not only has accomplished various aspects of Rehabilitative tools; but, key support factors does exist for this petitioner. These support side will help to side this petitioner in his re-entry into society. Duly noted within Parole folder is a letter from the Richland County Sheriff Dept., a letter from the TOU Distant Learning Prison Initiative, and a letter from Ms. Anne Anne

South Carolina Code of Law
§ 24-21-640 AND § 24-21-10(F)(1)

Argument (3)

Where this petitioner will reside. The same residence petitioner has given to Parole Board in all four instances, that I had the privilege to stand before them. Instead of an unbiased Review; it is very clear from my (petitioner) most recent review Jan. 17, 2018. That petitioner has been placed on trial again. Petitioner was under the impression that he was standing before the honorable parole board, for an evaluation to determine if he (petitioner) was ready to be released back into society. Instead this petitioner was asked questions that a trial judge would ask, should he (petitioner) seeked a plea bargain. (* See Parole Tape for Confirmation) This petitioner has been incarcerated for the past 27 plus years paying dearly for his past mistakes. However, it is clear that unlike other prisoners, this petitioner wasn't afforded "Due Process." Instead petitioner was goaded into reliving and rehashing his past mistake thus invoking the anger of those in attendance. If the above noted S.C. Code of Law was addressed properly then noted classes would've been the focus of the parole board. Classes like - Coping with Violent Crime, Spiritual Response, To Victim Impact, Voc. Hospice Certification, Educ. Advancement, Workkeys, etc. All of which does show progress/change.

Sandin Vs. Conner 115 S.Ct. 2293 (6/19/95)
2nd Sullivan vs. S.C. Dept. Corr., 586 S.E. 2d 124
(S.C. 2003)

Argument (4)^{A.}

Petitioner contends that the language in the above mentioned cases does suggest a "Due Process" issue has risen, from the Parole hearing on Jan. 17, 2018. Whereas, this petitioner was subjected to specific questions that he (petitioner) addressed in a court of law some 27 plus yrs. ago. Had this petitioner taken a plea deal or agreement, then he would've been before the parole board with a lesser offense. "Due Process" came into play at the outset of petitioner's parole hearing on Jan. 17, 2018 * (See Parole tape dated Jan. 17, 2018) Petitioner was asked, "You are aware that you are before the parole board for a serious offense? Was it a crime of passion Mr. Chisolm? Why did you do it? What happened?" These and similar questions regarding petitioner's arrest was addressed in a court of law some 27 plus yrs. ago. No prisoner has ever stood before the parole board and been tried again, for the same offense. This atypical and insignificant hardship not only erased the remorse shown from this petitioner; but, also raises a question of law. Because petitioner's parole hearing was outside the normal standard of hearings, that prisoner's face at their respective parole hearings. Moreover, with respect to the S.C. S.Ct. ruling in Sullivan, this

Sondin vs. Conner 115 S.C. 2293 (6/19/95)
And Sullivan vs. Dept. of Corr., 586 S.E.2d 124
(S.C. 2003)

Argument (A)^{b.}

Petitioner's claim of "Due Process" cannot be overlooked nor the blatant disregard to adhere to a more planned method of Review concerning this petitioner. Parole Board member Christopher Gibbs made it clear through his actions that either he knows petitioner or victim's family. Mr. Gibbs was whispering in the ears of the parole board member. *Petitioner does meet every criteria set forth in 1212 form of Parole Criteria except for employment. Petitioner also meet the eligibility requirements defined in S.C. Code of law §16-1-60. This petitioner received a 20yr. life sentence has served the twenty yrs. plus an additional seven yrs. plus. In which is more than the mandatory minimum. Petitioner has proven through through factual evidence that he (petitioner) is being held to a different standard. Why?



IOU Islamic Online University

Office of the Director of U.S. Operations
P.O. Box 210162
Columbia, SC 29221-0162
803-556-9500

23 January 2018 C.E./7 Jumada Al-Awwal 1439 A.H.

Greetings of Peace,
Dear Ms. Anna R. Amma,

This letter comes to your attention on behalf of your incarcerated family member, Mr. Carl Chisolm, who is currently enrolled in the Islamic Online University Distance Learning Program. It is with great honor and distinction for us to inform you that your family member has been given certificate of completion for the course on "Foundations of IslamicStudies 1."

We hereby present to you the laminated certificate for your safekeeping. We have provided a paper copy of the certificate to him as well. Thank you very much for your acceptance of this mark of achievement on his behalf, and for your continued support and encouragement of your family member's rehabilitation and reformation during the period of incarceration. May you and your loved ones be blessed and guided by the Almighty Creator, as I leave you with peace.

With Our Sincere Regards,

Chaplain Mutahhir Sabree
IOU Director of Operations/USA
Director.usa@iou.edu.gm

Certificate of Attendance

This Certifies that

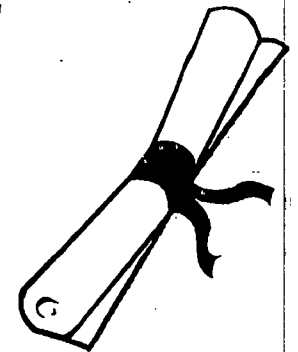
Carl Chisolm

Has Completed 13-Weeks

Spiritual Responce to Victim

at

McCormick Correctional Institution



Awarded December, 2014

Reverend N. Barber

Reverend N. Barber
Senior Clinical Chaplain III

James Parker

James Parker
Associate Warden, Programs

Leroy Cartledge

Leroy Cartledge
Warden



CERTIFICATE OF COMPLETION

is hereby granted to

Carl Chisolm

for successful completion of the subject

Foundations of Islaamic Studies Part 1 (IIS 011)

On condition that the knowledge acquired therein
be internalized and applied throughout one's life.

As prescribed by Islamic Online University

Date : April 19, 2017

www.iou.edu.gm



Dr. Abu Ameenah Bilal Philips

Chancellor of the Islamic Online University

Fathima Zohara

Head Facilitator, Diploma Section



• ALERTNESS • ATTENTIVENESS • AVAILABILITY • BENEVOLENCE • BOLDNESS • CAUTIOUSNESS • COMPASSION •
• HONOR • HOSPITALITY • HUMILITY • INITIATIVE • JOYFULNESS • JUSTICE • LOYALTY • MEEKNESS •

GRATEFULNESS • GENTLENESS • GENEROSITY • GENEROUSITY • GENTLENESS • GRATEFULNESS • WISDOM
VIRTUE • THRUUTHFULNESS • VIRTUE • THRUUTHFULNESS • VIRTUE • THRUUTHFULNESS • VIRTUE • THRUUTHFULNESS

CONTENTMENT • CREATIVITY • DECISIVENESS • DEFERENCE • DEPENDABILITY
OBEDIENCE • ORDERLINESS • PATIENCE • PERSUASIVENESS • PUNCTUALITY

Perry Correctional Institution

Character-Based Unit

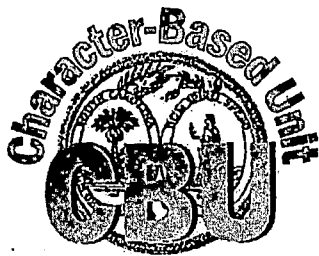
Above & Beyond

is presented to

Carl Chisolm

for

feeding all of the Education Initiative students and tutors at the end of the 2017-1 quarter.



Rehabilitation Program
Perry Correctional Institution

April 20, 2017

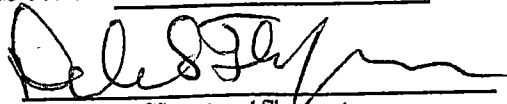
Date

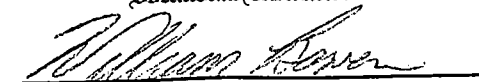
• THOROUGHNESS • SINCERITY • SENSITIVITY • SELF-CONTROL • SECURITY • RESPONSIBILITY • RESOURCEFULNESS •
• FAITH • ENTHUSIASM • ENDURANCE • DISCRETION • DISCERNMENT • DILIGENCE • DETERMINATION •


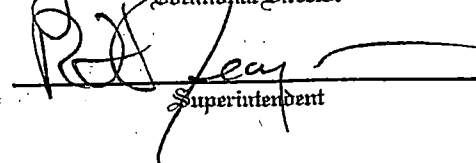
Palmetto Unified School District
Presents
This Vocational Certificate

Be It Known that Carl Chisolm has satisfactorily
completed a 300 hour course of instruction in Vocational Carpentry I
and on the recommendation of the Principal and Faculty the Palmetto Unified School
District awards this certificate

Given at Ridgeville South Carolina, this 5th day of November 20 13


Vocational Instructor


Principal/Lead Teacher


Vocational Director

Superintendent

Certificate of Achievement:

ANGER MANAGEMENT

Carl Chisolm

has demonstrated competence in anger management by
successfully completing all course objectives and
attending all 5 sessions.

[Signature]

10/24/17

Between stimulus and response there is a space. In that space is our power to choose our response.
In our response lies our growth and our freedom. - Victor Frankl

Supreme Court South Carolina

Carl J. Chisolm 13. S.C. Dept. Prob., Parole
Pardon Services

RECEIVED

AUG 31 2018

Summary of Facts SC Court of Appeals

Petitioner now rests before God and his Country, in hopes that this honorable court will apply the application of law, as it sees truth. I fully understand that I made an unfortunate mistake on one drunken night, that I'll have to stand before God on the Day of Judgement. An of course, be held accountable for again. On Mar. 16-17, 1992 I stood before the Court of law and was given 20yrs. to life sentence I have served 27 plus years of atonement. My regret is ever present and I constantly seek God's forgiveness. The one thing that I'm unable to do is erase the emptiness and hurt that I've brought to the lives of others, as well as my family. Those things are very clear to me.

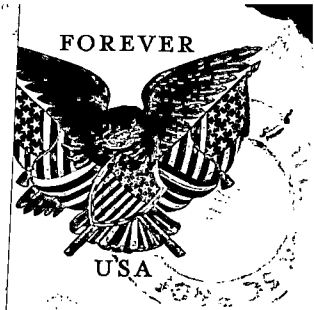
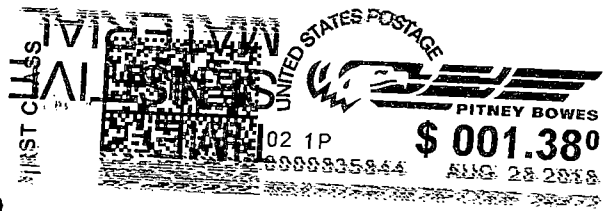
Nevertheless, I am here before this honorable Court seeking "Due Process" and Equality within the law of the land. The facts are clear and the Const. Violation and wrong application of the law is evident. I ask this Court to make my path straight and grant me my relief of parole; so that I may do whatever good I can until God calls me home. Amiin.

CARLA K. HISOUM #185789
Lieber Cos. Inst. Stone Bldg
P.O. Box 205
Ridgeville, S.C. 29472
8/28/18

RECEIVED

AUG 31 2018

SC Court of Appeals



Legal Mail

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AUG 28 2018

MAILROOM
LIEBER CO

South Carolina Court of Appeals
Jenny Abbot Kitchens
P.O. box 11629
Columbia, S.C. 29211