

RECEIVED

OCT - 3 2018

As is the Reasons are Stated ^{S/C SUPREME COURT} below

*). In my current application, I'm holding the allegation of being held in custody unlawfully for the following Reasons:

- 1). Ineffective Assistance of Counsel
- 2). Failure to file an appeal
- 3). Actual Innocence

*). Also I as the Petitioner submits the PCR courts ERRED in finding me as not entitled to equitable tolling of the Statute of limitations under this Courts recent Ruling in Mose v. State 420 S.C. 500, 803 S.E. 2d 718 (2017), due to circumstances beyond my control. Which you may find legal and documented confirmation in the "S.C.D.C. Daily leg books", On or Around January 2017, that L.C.T. was "look down

This hereby conclude my explanation, showing that there is an issue/issues in which can be reviewed on appeal. Thank you for your time and effort...

With Respect,

Shel Mc

September 25, 2018

The Honorable Daniel E. Shearouse
Clerk, Supreme Court of South Carolina
P.O. Box 11330
Columbia, SC. 29211

RE: Shakour McLean v. State of South Carolina
Appellate Case No. 2018-001637
Lower Court Case No. 2017-CP-43-113

Shakour McLean, #366752 Petitioner,

v.

State of South Carolina Respondent.

Dear, Mr. Shearouse

I am in Receipt to this Courts Letter dated September 18, 2018, noting deficiencies in the initial notice of appeal previously filled on my behalf by my Attorney Lance S. Bozer. Please allow this letter to serve to correct these deficiencies.

I have Sumit an arguable basis exists for asserting that the PCR court ERRED in dismissing my PCR application as being barred by the Statue of limitations, expiring.

Specifically, I was Sentenced on January 19, 2016. I was Required to file my PCR Application on or before January 20, 2017. My sworn and verified ORIGINAL PCR application indicated I signed and got verified my PCR Application on January 18, 2017, and I also testified that I got signed and verified, and mailed shortly there after prior to the statue expiring. 2205-

The PCR Application was not actually clocked and filed with^s the Sumter County Clerk of Court until January 23, 2017, After the Statute of limitations expired. At the time that I was trying to file and verify my PCR Application, My Dorm, (Cooper B-side) at Lieber Correctional Inst. also was on "confinement" also known as "Lockdown". Therefore I was unable to get to Law Library and/or was not granted the correct Legal Material as needed.

Also on June 25, 2018 at the Sumter County Courts. The day of my PCR Hiring my Attorney "Timothy Griffith" that was on my guilty Plea, Testified under sworn oath to the courts that "He in fact did inform me of my rights to an belated direct Appeal, and I never gave him an answer as to file an Appeal on my behalf. Therefore he noted a "?" on a yellow sheet of legal pad paper."

Then while being "Cross exzamin by my now PCR Attorney Lance S. Boozer, He then asked MR. Griffith, "What dose this "?" stands for again?"

He the responded to say, "It serves as A Reminder to Ask my client, would he/she want me to file an appeal on their behalf?"

Therefore MR. Griffith, then Majorly Contradicted himself under Sworn oath.

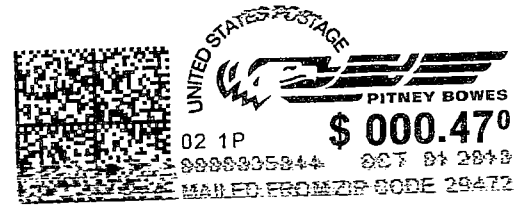
So then by him being an officer of the Courts, I do beleave that was an cruel and unjust matter. So do to that major contradiction and the fact that I was under sm circumstances that was beyond my control. I would Ask that my case be heard and Reviewed by the honorable courts with all do respect.

Shakour J. McLean #36675121
L.C.I. (CA-#46)

136 Wilborn Ave.
Ridgerville, SC, 29472

TIME SENSITIVE MATERIAL

FIRST CLASS



RECEIVED

SEP 26 2018

MAIL ROOM
LIEBER CL.

FOR LEGAL USE ONLY

2921181330 BOSS

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

