

The State Of South Carolina
[In The Supreme Court]

Keith S. Levan — Petitioner
v
State Of South Carolina — Respondent
Appellate Case No. 2019-000186
Lower Court Case No. 2017CP2607016S.C.

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On February 28, 2019 Petitioner Received An Order From The South Carolina Supreme Court. Petitioner Holds That The Decision In The Order Is Based On Errors And Prejudice. The Dates And Information Are Not Accurately Portrayed On The Public Index And Neither Horry County Clerk Of Courts Or Petitioner's Counsel Made Any Attempt To Correct The Misinformation. (SCRC 4.1(b)).

Attorney Johnny James Jr. Had Placed A Hold On The "Order Of Dismissal" December 23, 2018 And With Held The Formal Order From Petitioner And His Counsel And Any Evidence To Review In Violation Of SCRC 407 Rule 3.4. Therefore, Prejudice Is Relevant Against The Petitioner By Failure Of "Due Process" Fairness. This Is A 14th Amendment Violation, See: McCray V. Maryland, 456 F.2d 1 (4th Cir. 1971)

Please See: Lewis V. State, 368 S.C. 630, 630 S.E. 2d 464 (2006) In Regards To Final Judgement And Review The Enclosed Copy Of "Motion And Order" Information Form And Cover Sheet Dated January 24, 2019. Also Review Enclosed Letter From P.C.R. Counsel (Rule 1.6(7)) To Applicant Explaining Procedure That Is Prejudicial To SCRC 71.1(g). Counsel T. Kirk Truslow, Without Consent Of Client, Withdrew His Representation Before Filing The Requested Rule 59(e) And Notice Of Appeal. Counsel Also Failed To Communicate With Client Rule 1.4 (a)(2)(3)(4)(b) And Provide Requested Actions In A Timely Fashion SCRC Rule 407 Rule 1.3 (Diligence), And Placed Client In A Position Of Self-Incrimination Due To His Mental Disability In Violation Of SCRC 407 Rule 1.14(a)(b).

February 28, 2019

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Keith S. Levan 371451
L.C.F.
990 W. 19th Hwy
R.D. 1111 S.F. 29010

Also, Be Advised That Trial Counsel, Lawrence Filiberto, Upon Oath Of Court, Committed Perjury In Violation Of S.C. Code 1976, § 16-9-10(A)(1)(2) During P.C.R. Hearing. Petitioner's Attorney Has Evidence Of The Perjury.

State's Attorney Johnny E. James Jr. Had Violated SCRC 407 Rule 8.4(a)(b)(d)(e)(f), Rule 4.1(a)(b) By Knowingly Allowing And "Coaching" His Witness To Commit Perjury And Use False And Misleading Statements In Court. Failure To Correct False Statements And Misleading Testimony Which Affected The Outcome Of The Hearing And Trial Shows Prejudice To The Applicant As Well As The Judiciary System.

Please Be Advised, Under Such Conditions, Rule 204(b) Applies Where " ... The Case Involves An Issue Of Significant Public Interest Or Legal Principle Of Major Importance. " These Issues Are:

- ① Perjury - That Affected The Outcome Of Hearing And Incites Public Distrust
- ② Public Safety - Firearm Evidence Is False And The Actual Firearm Is Located Within The Close Proximity Of A School. Court Failed To Take Action.
- ③ Prejudice - Court Based Decision From False And Misleading Remarks From The State And Prosecution Leading To Damages And Humiliation Of 3rd Parties
- ④ Forged Evidence - Used In Trial Court That State Used In P.C.R. Hearing
- ⑤ SCRC Violation When Court Denied Testimony From Expert Witness Rule 704 And Overriden With State's "Speculation" Of Events And Forged Witness Testimony.
- ⑥ Obstruction Of Justice - Failure To Take Action Into The Recovery Of The Bodies Of Missing And Exploited Women The Alleged Victim Had Admitted To Kidnapping, Raping, And Murdering. Electronic Data Forensics Were Not Employed To Recover Data From A Criminal Confession Of A Violent Crime[s] Listed In South Carolina ST § 16-1-60. Court's Failure Violated SCRC 501 (Rule Violations Too Numerous To List) And Judge's / Circuit Court's Neopotism Of Alleged Victim's Family Members Whom Hold Political Influence Have Violated Rule 502.1 And Rule 501 Canon 2(A)(B). Therefore, SCRC Rule 204(b).

T. KIRK TRUSLOW

ATTORNEY AT LAW

BOARD CERTIFIED SPECIALIST IN CRIMINAL TRIAL ADVOCACY

January 28, 2019

Keith Levan, Inmate No.: 00371451
Lee Correctional Institution
990 Wisacky Hwy.
Bishopville, SC 29010

RE: denial of PCR Petition

Dear Keith,

Please be advised that you have thirty (30) days within which to appeal the denial of your PCR Petition. Therefore, if you wish to appeal, you must file a Notice of Appeal with the S.C. Court of Appeals prior to February 28, 2019.

I believe that once you file the Notice of Appeal, you will be appointed appellate counsel. However, you may want to contact Indigent Defense to make certain. The address for the S.C. Commission on Indigent Defense is as follows:

1330 Lady Street, #401
Columbia, SC 29201

Our attorney / client relationship has ended. However, I will be mailing a copy of the order denying the PCR relief requested. Also, at your request, if I have not already done so, I will forward to you the trial transcripts and the contents of your file to you.

I sincerely wish the Judge's ruling would have been different. If you have any questions about this matter, please let me know and I will attempt to help you in any way possible.

Sincerely,

Kirk Truslow

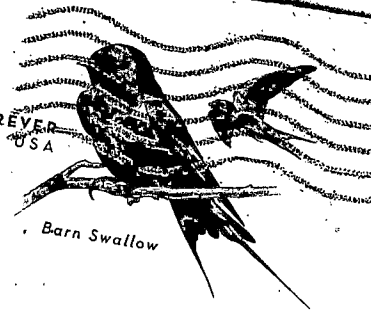
MYRTLE BEACH OFFICE: 413 79TH AVENUE N • MYRTLE BEACH, SC 29572
TELEPHONE: (843) 449-3304 • FACSIMILE: (843) 449-9503

NORTH MYRTLE BEACH OFFICE: 418 B MAIN STREET • NORTH MYRTLE BEACH, SC 29597
TELEPHONE: (843) 280-9438

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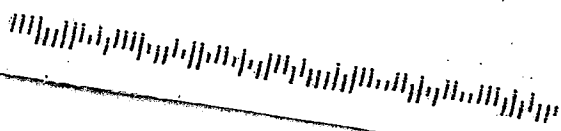
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The Supreme Court Of South Carolina
Daniel E. Shearouse, Clerk Of Court
Post Office Box 11330
Columbia, SC 29211

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