

Exhibit
A-1

RECEIVED

MAY 09 2019

S.C. SUPREME COURT

The SUPREME COURT OF SOUTH CAROLINA

Collette Cobb-MacC #245130

2018 CP-10-995

Vs.

NOTICE OF INTENT TO
APPEAL SCACR, Rule

203;

The STATE OF South Carolina

Appeal from: The Honorable

(9) Chief Administrative Judge
Court of Common Pleas.

2018-CP-10-995

PROOF of Service

I, the undersigned, Clerk of Court, do hereby certify that I have filed a notice of the intent to appeal the order of dismissal of the (P.C.R.) claim by the Honorable Judge (Dorinda) of Charleston County Court of Common Pleas on the 18th day of July 2018. I further attest that the assistant City Clerk, R. Cleveland, has been served a copy of this appeal on this date of 7/18/18.

[Signature]
R. Cleveland
City Clerk

Exhibit
A
2

The SUPREME COURTS OF SOUTH CAROLINA
Collette Cobb Mack #2019130 2018-CP-10-995

↙

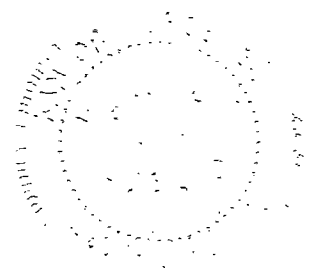
MOTION FOR IN JUNCTION
RELIEF FROM THIS

THE STATE OF SOUTH CAROLINA (CONVICTION) UNDER
THE ABOVE CAPTIONED RULE (29)(30)
APPELLANT, HEREBY AFFIDAVIT OF
MOVES UPON THE SERVICES
OF THE COURT FOR AN EMINENT
RELIEF FOR THE MERITS OF AN UNLAW
FUL, CONVICTION AND DELIBERATE
DELAY OF DEPORT IN VIOLATION OF
THE RULES OF THE AMERICAN POST
CONVICTION PROCEDURE ACT RULE (29)(30)
Collette Cobb Mack

May 5 2019

Sworn to and Subscribed before
Me, on this Day (5) April 2019
Notary Public for the State of South
Carolina

My Commission Expires



X Collette Cobb Mack
X Angela Robinson
MY COMMISSION EXPIRES 2/5/2021

And
2

The SUPREME Court of South Carolina
Collette Cobb Mack
vs

2018-CP-10-995

Motion for Injunction
Relief from this
conviction under
S.C.A. Code § 29-2-30
Page: Affidavit sworn

The State of South Carolina
conspicuously & unapologetically
as instances of general proceeding
the statute of limitation in
which to prosecute the
(appellant) in this case at
(bar) (bar)

Respectfully
submitted
Collette Cobb Mack
May 5, 2019
Priscilla Robinson
MY COMMISSION EXPIRES 8/5/2019

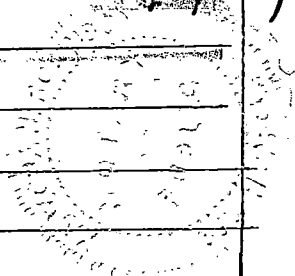


Exhibit
3

The Supreme Court Of South Carolina
Collette Cobb-Mark 208-CR-10-995

vs

Appellants Brief Under
S.C.A. Ch. 17, § 27-2-10

The State Of South Carolina Appellant

The Appellant raised the following
issues on review for appeal:

(I) After Discovering Evidence

(II) Police Officer's Authority of

(P.C.R.) Council (2) The appellant

did not waive her right to appeal

P.C.R. claim, After being called

to (write Draw) P.C.R., by P.C.R.

Council.

Collette Cobb-Mark
May 5 2019

Subscribed before me, on

this Day (May 5) of (May

May 5) 2019 (May Public) for the

State of South Carolina

My Commission Expires

RECEIVED

MAY 09 2019

S.C. SUPREME COURT

Kangera Robinson

MY COMMISSION EXPIRES

8/5/2024

EXHIBIT

452

The Supreme Court of South Carolina
Callie Cobb Mack
vs.
2018-CP-0-995
NOTICE OF INTENT
TO APPEAL SCJP

The State of South Carolina
vs.
The Appellant appears the order of
Dismissal of her PCB Claim from
the Honorable Judge Donald on
26th Day of July 2018, (the
Appellant) PCB was held in the
Court of Common Pleas before the
Honorable Judge Donald by
attorney was Mr. Christopher S. Murphy
Murphy, Appellant the (9) years (the
Petitioner) Claim Enhancement Callie Cobb Mack
Volgers. May (5) 2019

Person to And Subscribed
before on this day
of May (May) (5) 2019. Notary Public
for the State of South
Carolina, My Commission Expires

Kanzen Robinson
MY COMMISSION EXPIRES 8/5/2024

Ayand

The Supreme Court of South Carolina
Collette Callmark

2018-CP10-995
Notice of Intent to
Appeal SCACR Rule
(203) Affidavit of
Service

26

The State of South Carolina
Jural Judge was the Honorable
R. Marlow Dennis on (12-14-2017)
December 14, 2017 (2017-LS-10-06776)
Created (179 days) time served,
(he) the honorable judge did not
want to accept my guilty plea
he said you can take this to
trial, why did you plead guilty of
something you didn't do

Collette Callmark
May (5) 2019

Seen Before Me And Describe
On This Day Of May (5) 2019
Notary Republic For The State
Of South Carolina
My Commission Expires



Collette Callmark

Kangera Robinson

MY COMMISSION EXPIRES 8/5/2024

Exhibit
B-57X

The Supreme Courts of South Carolina

208-CF-10-995
(Appellants) Brief under
SCACR-Rule 202-(9)(2)

H.H. David of Service
Catherine Cobb Mack Grand Juror for the City
of Lew. failed to file a Motion
to file a Motion
The State of South Carolina under Ex parte

6845-C.A-3161 (H)(8)(C) to ask for
a continuance in which to perfect the
warrant against the (appellant) and
as for abandonment of a trial in which
to prepare the warrant. There
was and is no record or any
written proof to show that the
(State) filed any motion in any
on the face of the record to show
cause as to why the (appellant) did not
appear for her (Preliminary hearing) with
all the request and motions delayed.
She: Joel, ET AL. Appellant Courts
Practices Getting closer + 1-Long-2025C
430, 205-SC. 2d 174, (1976) See, Joel ET AL
Appellant Court Practices in SC D 281 1000

Exhibit
B-5^{2nd}

The Court of Supreme South Carolina

2018-CPK-995
(Appellant's) Brief under S.C.A.C.
R. - Rule 227-(g)-(1)

Collette Cobb-Mack

vs

State of South Carolina

Ground (5) Attorney was ineffective when he failed to file a (Motion) for (Release) from judgement based on the fact that the (Appellant) did (not) obtained the Apartment it wasn't entered and the (key) ~~did~~ (witness) did not appear at her P.C.R. hearing.

Signed before me this Collette Cobb-Mack
May 5 2019
Notary
Republic of South Carolina
My Commission Expires

of Anson Robinson
MY COMMISSION EXPIRES 8/5/2024

Exhibit
B53

The Supreme Court of South Carolina

2018-CP-10-995
(Appellants) Brief Under
S.C.A.C.R. Rule 227(g)(1)

Collette Cobb-Mack

vs

Under S.C.R.
Evidence Code
Rule (608)(c) in

The State of South Carolina in addition with

Charade Evidence Code violation of
(Rule 404, S.C.C.R.E.) Ground Three
Attorney for ~~appellee~~ for failing
to exhaust the Court (appellee) (claim)
has (Merits) based on the (Multiple)
errors of (Law) and legal ~~process~~
errors made by the state and the
Defense. which will justice
precluded the Appellant. So, I am
file. (1) the status of Jimmie (prepaid
by and in which to act and file)
the ~~appellant~~ (claim) against the
(Appellant) so (S.C. Code Ann. Law)
prohibit rules actions on arrests
current and action on ~~indictment~~
must be ~~in~~ (9). 145 (11)

Exhibit
B3 and

The Supreme Court of South Carolina

2018-CP-10-995
Appellants, vs. et al. Under
S.C.A.C.R. Rule 227(g)

~~Callie Cobb-Mack~~



The State of South Carolina

arrest and within in (30) days
when the (Respondent) cannot
post bail, the (appellant) never
appeared before a preliminary
hearing. The (appellant) did not
come the to (appear) for a preliminary
hearing. The (appellant) was
detained for a period of (179) days
with out going to a preliminary
hearing. She stayed in court after
serving (179) days in detention.

Callie Cobb-Mack
MAY 5 2019

Kayora Robinson

Exhibit
By 1st

The Supreme Court of South Carolina

2018-CP-10-995
(Appellants) Brief
S.C.A.C.R. 227 (6)(i)

Collette ~~and~~ Mack The (Appellant) raised
the question of issue
with A amendments
U.S.C.A. 9115-

Disavow evidence (ground) Ineffective
assistance, P.C.R. Counsel, (Sub Appellant)
informal the Court of Common Pleas
Chief administrative judge along with
the assistant, duty. Den. Washburn
Charlana that she wanted to have
Court appointed attorney Christopher
S. Murphy removed off her case
based on the (language) and manner
of his in his correspondence to
her by mail. See attached letters
dated June 20th 2018 June 25th 2018
July 1st 2018. Please call or contact
with the S.C. Code Ann. laws

EMILY
BYAND

The Supreme Court of South Carolina

2018 CP-10-995
Appellant's Brief
S.C.A.C.P. 227(b)(1)

Collette Cobb Mack And under the
U.S. Const. Law

vs.

The State of South Carolina Conducted of Attorney

P.C.R. Attorney violated my Civil & Federal Constitutional rights by saying there were not specified as to do (2002) the Christopher & Murphy stated. I do not think your sentence is incredibly high for someone with drug crime.

(3) The problem is that the Judge sentence you with in statutory standard and the errors you complained about will not gain, and I hope you with the Appellate Court later dated on June 25th 2018.

Collette Cobb
Mack

~~Band~~

The State Of South Carolina

2018-CP 10-995
(Appellants) Brief Under
S.C.A.C.R. - Rule 207(g)

Collette Cobb Mack
Delaware-Vanderdale
475, US, 623, 684 (1986)

The State South Carolina witnesses unamplified
evidence, plus papers, and bias unfair
pleas further betwining state cases 475 SC 11
1740, S.C. 2d 572, Ct. App. 2013 Cth, no
State v. Coley 343 S.C. 63, 69, 536 SE 2d 646
9 (2000) see also State v. Jakesky 343
SC at 342-56, SE 2d 495, 500 Ct. App. 2013
The State used prior bad act in violation

Sworn to and before Collette Cobb Mack
me on this day of May (5) 2019
May (5) 2019, Notary Public
of South Carolina
My Commission Expires

Kangra Robinson
MY COMMISSION EXPIRES 8/5/2019

Xhibit
B43

The Supreme Court of South Carolina

2018 CP-10-995
The Court of Common Pleas
2018

Collette Cobb Mack
vs

Table of Authorities
to the office, but
never entered the

The State of South Carolina premises or the property
to obtain residency there (Appellant)
was forced to come to the residence
to obtain a lease, signature, and payment
of \$500 (5 hundred dollars). She (Appellant)
relies on upon all the content
release from judgement. based on
multiple procedural, errors (substantial
facts) that cannot be refuted by
the State.

Respectfully
Submitted
By
Notary Public for the State of South Carolina
My Commission Expires
Honora Robinson
8/5/2019

Christopher L. Murphy
Admitted in SC
cmurphy@rlattorneys.com

 **RESNICK & LOUIS, P.C.**
ATTORNEYS AT LAW

REPLY TO THE CHARLESTON OFFICE
234 Seven Farms Drive, Suite 128
Charleston, SC 29492
(843) 800-1187

June 20, 2018

VIA U.S. MAIL

Collette Cobb-Mack, SCDC #245130
Camille Graham Correctional Institution - SRF
4450 Broad River road
Columbia, SC 29210

Re: *Collette Cobb-Mack v. State of South Carolina*
Case No. 2018-CP-10-995

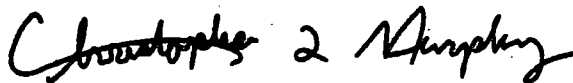
Dear Ms. Mack:

Your PCR application will be called for a July term of court. I know I have spoken with you several times and wrote you about your case. Unfortunately, although I believe you got a very bad sentence based on the facts, I do not believe we have any issues to proceed with a PCR application. That being said, you have the opportunity to present your case and allege the errors you believe your attorney committed. If you decide to take the stand, I will certainly ask you what your attorney did or did not do in representing you as well as talk about how that prejudiced your case.

Please note that the allegations we have discussed are very difficult to prove and with the judge sentencing you in statutory range, we have very little chance of success. I know this is not what you want to hear at this stage of the game, but I do think that based on your situation, it would be in your best interest to withdraw the application. In short, you do not want to serve most of your sentence and then have to face the initial set of charges assuming success on the merits. In any event, you do not have to make the choice now and I will see you in court in July.

In the meantime, please feel free to call or write if you want me to research or look into any additional issues.

With kindest regards,



Christopher L. Murphy, Esq.
For the Firm

CLM/jh

 **RESNICK & LOUIS, P.C.**
ATTORNEYS AT LAW

Christopher L. Murphy
Admitted in SC
cmurphy@rlattorneys.com

REPLY TO THE CHARLESTON OFFICE
234 Seven Farms Drive, Suite 128
Charleston, SC 29492
(843) 800-1187

June 25, 2018

VIA U.S. MAIL

Collette Cobb-Mack, SCDC #245130
Camille Graham Correctional Institution - SRF
4450 Broad River road
Columbia, SC 29210

Re: *Collette Cobb-Mack v. State of South Carolina*
Case No. 2018-CP-10-995

Dear Ms. Mack:

Enclosed please find the notice of your case which will be called Thursday, July 26, 2018 for a hearing. As I indicated in letters and spoke with you on the phone, I do not believe we have any specific error we can attack or get traction with. The problem is that the judge sentenced you within the statutory standard and the errors you complain about will not gain any traction with the Appellate Court. Although I do think your sentence is incredibly high for someone with your crimes, it is not unheard of. Therefore, unless we can attack some specific act that your attorney did or failed to do, I do not see much hope.

With kindest regards,



Christopher L. Murphy, Esq.
For the Firm

CLM/jh

Enclosure

cc
AEJ
AF
GS
SOL

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

Collette Cobb-Mack, SCDC# 245130
Applicant,

v.

STATE OF SOUTH CAROLINA,
Respondent.

IN THE COURT OF COMMON PLEAS

Case No.: 2018-CP-10-00995

ORDER

FILED
2018 AUG -1 PM 1:21
JULIE M. BRYANT
CLERK OF COURT

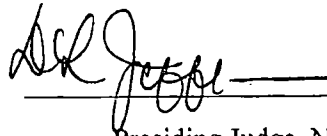
In this post-conviction relief matter, the applicant indicated a desire to withdraw his application.

After hearing the reasons for the request to withdraw, the court questioned the applicant on the record to which the applicant responded as follows:

- (1) That he understood that the court was willing to proceed with the hearing;
- (2) That the applicant understood all of his conversations with counsel;
- (3) That the applicant did not desire any further time with counsel and did not have any questions;
- (4) That the applicant understood that a withdrawal with prejudice would bar him from ever challenging the convictions on any claim that he raised or could have raised at this time; and
- (5) That having been advised that these potential allegations would be forever barred, the applicant still wished to withdraw his application.

Accordingly, the court concludes that the applicant's decision to withdraw the application was knowingly, voluntarily, and intelligently made; therefore, the application is dismissed with prejudice.

IT IS SO ORDERED.



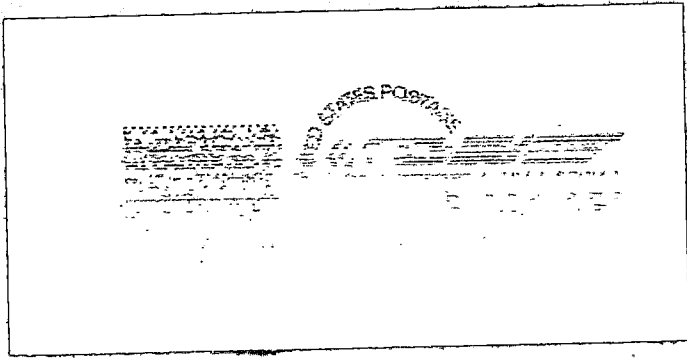
Presiding Judge, Ninth Judicial Circuit

Charleston, South Carolina

Date: July 24, 2018

Attorney for Applicant: Christopher L. Murphy, Esquire
Attorney for Respondent: DeShawn H. Mitchell, Esquire
Court Reporter: Joy Rueger

5 Co Mack #245130
I/SRF
Old River Rd
S.C. 29210-4096



(ATTENTION)

South Carolina Supreme
Court
P. O. Box 11220