

Dear Mr. Shearouse,

First and foremost, I received your letter here at this Institution on the 25th of June which was sent to the previous institution I was located at over 8 months ago. It also stated that you received my explanation and notice of appeal which included my current address here at this Institution. It really baffles me how that was able to occur and then you instruct me to respond ~~within~~ ^{within} twenty (20) days. Frankly, I'm not concerned with any other filings at this time because my intent is to receive relief on this current PCR action. I have been denied procedural due process during each stage of my judicial process and the state has appointed state actors to help deprive me of state and federal cause of actions at each proceeding because ineffective assistance of PCR counsel

RECEIVED

JUL 05 2019

S.C. SUPREME COURT

per sé is not a cognizable issue during collateral review. The state has deliberately denied me the right to have all of my issues raised and addressed that stemmed from my initial P.C.R. hearing and this is the reason why I have filed multiple applications challenging my 2003 Guilty Plea. The state has done everything in their power to deny me justice which is clearly evident now.

My initial P.C.R. transcripts were destroyed and the issues that I raised at the hearing were never properly addressed because of ineffective assistance of P.C.R. counsel and appellate counsel. The only P.C.R. Final Order in my case which was issued on July 17, 2007, is not supported by the record and no additional Order was issued after the

reconstruction hearing held ~~June~~ July 16, 2013
The P.C.R. Statute has violated my Constitutional
right to a remedy under South Carolina Con-
stitution Article 1 § 9 for raising ineffective-
ness of P.C.R. Counsel; it also violates my pro-
perty interest right under the 14th Amendment
due process clause by not giving me prede-
privation procedural safeguards when a P.C.R.
Attorney deprives the Petitioner of a state
and federal cause of action and the P.C.R.
statute also burdens my fundamental right
under the substantive due process clause which
has hindered me from receiving my one
full bite at the Apple. The reasons I should
be barred is because everything I filed has
been in my pursuit of justice. The state has
tried to cover up what has been done in
my particular case. It has been prejudicial

to me and I've been forced to endure this
form of punishment ~~that~~ ^{the} state has inflicted on me.

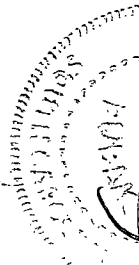
Sincerely,

Maurice K.

7-1-2019

Maurice K

Sworn to and subscribed
before me this 1 day
of July 2019



B. Q. J. W. Demian
Notary Public

RECEIVED

JUL 05 2019

S.C. SUPREME COURT

my commission exp. 9-30-26

The Supreme Court of South Carolina

DANIEL E. SHEAROUSE, CLERK OF COURT

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA 29211

RECEIVED

JUN 24 2019

MCCI
MAIL ROOM

RECEIVED

JUN 17 2019

LEE CI MAIL ROOM

McCormick

MAURICE A. KELLEY, 288629
LEE CORRECTIONAL INSTITUTION
990 WISACKY HIGHWAY
BISHOPVILLE SC 29010

*F3
169 A*

Hasler

06/13/2019

US POSTAGE

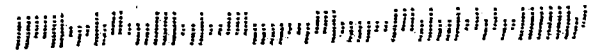
FIRST-CLASS MAIL

\$00.50⁰⁰

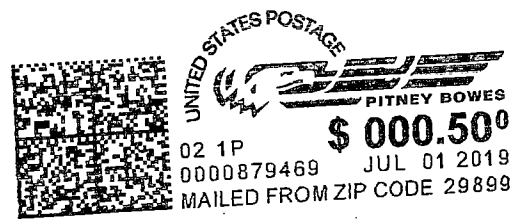


ZIP 29201
011D12602823

2901061775 0002



Laurice Kelley # 288629
3A 169
86 Redemption Way
McCormick, S.C. 29899



RECEIVED

JUL 01 2019

MCCI
MAIL ROOM

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

