

IN the Court of Appeals >

Kenneth Murray >

Part 1. Commencement of Action

chapter 7. Extensions

Vs.

Petitioner  
**RECEIVED**

§ 7:6 Motion for extension  
of time

OCT 17 2019

State of South Carolina  
Court of Appeals

(outside period)

CASE # 2018-002209

I Kenneth Murray pursuant to Rule 6(b) of the South Carolina Rules of Civil procedure, Hereby moves the Court of Appeals to enter AN order extending the time For Recovery of exhibits AND Following Reasons that Are A Cause For extension For consideration:

1. This Motion is being submitted outside the period of time supported by Exhibit-A. ON June 18, 2019 the first letter from the Supreme Court of South Carolina states in 2nd paragraph that petitioner MAY within 45 days submit A prose brief to the petition filed by counsel, which WAS being prepared Not to exceed the limit. Also the 2nd sentence in paragraph 2 states petitioner MAY Raise AND Argue ANY issues petitioner believes the court should consider in this Appeal which WAS Contradicted AND Mislead By the supreme courts in correspondence

Along with submitting subpoena Notices in petitioner's letter that's supported by EXHIBIT B AND EXHIBIT C, to subpoena individuals in His case due to misleading facts of the case slandering character of petitioner conspiring as one under false making of fraudulent documents knowingly and intelligently made. supported by EXHIBIT-D shows petitioner rights was violated when the court stated no one will be subpoena to facts that's relevant to His case. Also supported in EXHIBIT-D is where it is the 2nd letter from the supreme court dated July 25<sup>th</sup> 2019 stating the court will only consider materials that was in front of the post conviction judge which changed preparation of pro se brief and contradicts EXHIBIT A when anything would of been considered petitioner feels the court shall take in consideration,

Paragraph 2 states if of course you believe theres errors in A transcript which petitioner should raise that with counsel to determine if actions should be taken. which was the purpose

of the subpoena Notices. Due to perjury, false state witnesses, AND Altering of transcripts which court reporters are listed as well. While re preparing pro se brief the supreme court wrote back weeks later when exhibits only was submitted transferring case to the appeal courts. supported by Exhibit E. Petitioner states it's harassment preparing again for the 3rd time. A letter to Ms. Jamison supported by Exhibit F was written to her for a two weeks notice to investigate the case which she will be joined in a conspiracy as well pursuing a case of fraud. Then in support of Exhibit G and Exhibit H petitioner told the supreme courts to return exhibits so petitioner can prepare for the courts of appeal which there still was'nt a response on petitioner exhibits Exhibit I states petitioners request for exhibits the court has no exhibits on file for this case which is at another default until petitioner is given notice of his materials to be considered, That's **Very** Important.

2. Library Access WAS Very limited AS Well For Petitioner IN preparation Which 1st Amendment Violation Arises From the institution Where there is No more Access to the library to HAVE Access to LAW books Along With MAKING Copies of MATERIALS for own benefits, Due to tablets that WAS given AND doesn't Complete Areas of preparation for Court.

3. The grounds for the motion that Additional time for exhibits to be recovered AND petitioner given Notice because it's Very important MATERIALS of fraudulent documents that Needs to be Considered IN A CAUSE OF ACTION for AN investigation AND Judicial Review.

4. The requested extension Will Not delay the Appeal of this MATTER eventhough such delay WAS CAUSED by HARRASSMENT AND less Access to the library.

5. Wherefore I Kenneth Murray respectfully requests the time only for All MATERIALS to be Considered ON Appeal.

THANK YOU  
4 of 4 Kenneth Murray

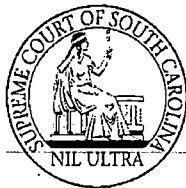


EXHIBIT-A

## The Supreme Court of South Carolina

DANIEL E. SHEAROUSE  
CLERK OF COURT

BRENDA F. SHEALY  
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330  
COLUMBIA, SOUTH CAROLINA  
29211

1231 GERVAIS STREET  
COLUMBIA, SOUTH CAROLINA 29201

TELEPHONE: (803) 734-1080

FAX: (803) 734-1499

[www.sccourts.org](http://www.sccourts.org)

June 18, 2019

Mr. Kenneth Oredell Murray, 294286  
Lieber Correctional Institution  
P. O. Box 205  
Ridgeville SC 29472

Re: Kenneth Murray v. State  
Appellate Case No. 2018-002209

Dear Petitioner:

Your counsel has submitted a petition for writ of certiorari indicating that this appeal is without merit and moves to be relieved as your counsel. *Johnson v. State*, 294 S.C. 310, 364 S.E.2d 201 (1988). The records of this Court reflect that counsel served you with a copy of the Petition and Appendix.

You may, within forty-five (45) days of the date of this letter, file with this Court a *pro se* response to the petition filed by your counsel. In this response, you may raise and argue any issues you believe the Court should consider in this appeal. Upon receipt of your *pro se* response or the expiration of forty-five (45) days, the matter will be submitted to the Court for its consideration.

If you do decide to file a *pro se* response, the response must be either typewritten or legibly hand printed, and must have at least a one inch margin on all sides. Further, you will need to only submit one copy of your response, and this copy **should not be stapled or bound in any manner.**

IN The Supreme Court of  
South CAROLINA

Kenneth MURRAY  
petitioner.

VS.

State of South Carolina  
Respondant.

EXHIBIT - B

Motion For The

Supoena  
Notices:

CASE #

2018-002209

The petitioner moves The Honorable Supreme Court of South Carolina to TAKE NOTICE that He would like to HAVE the following listed individuals supoena to the appearance of court terms whenever the date is set for MURRAY VS. state in the supreme court of south CAROLINA.

- #1. <sup>\*</sup> Justin Hembree - Arresting officer
- #2. Amy McCarthy - MP\* pleasant police Department supervisor
- #3. PFC PARKS - MPPD witness of Hembrees Actions  
1st DAY of Arrest.
- #4. Inspector Chris Helms - Administrative lineup  
inspector.
- #5. Det. Byrd - MPPD

# EXHIBIT-C

- #6. Det. Michelle Bacon
- #7. Cpl. Julius Buncum
- #8. Cody Groeber
- #9. Alecia Penn
- #10. Megan Ehrlich
- #11. Leah B. Moody
- #12. Christopher L Murphy
- #13. Jennifer Kneece Shealy
- #14. Alexander Zeigler
- #15. Attorney general  
Alan Wilson
- #16.
- #17. Scarlett Ann Wilson
- #18. Clerk Julie Armstrong
- #19. Joyce C. Rueger
- #20. Pamela E. Green.
- #21. Judge McMahon, Knox
- #22. Judge Jefferson, Deandra
- #23. \*CLEVELAND MAJOR - Co-Defendant

Those are the individuals I would like present on the court date set, and petitioner will thank the court very much

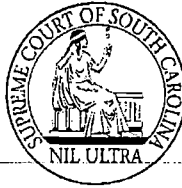


EXHIBIT - D

## The Supreme Court of South Carolina

DANIEL E. SHEAROUSE  
CLERK OF COURT

BRENDA F. SHEALY  
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330  
COLUMBIA, SOUTH CAROLINA  
29211

1231 GERVAIS STREET  
COLUMBIA, SOUTH CAROLINA 29201

TELEPHONE: (803) 734-1080

FAX: (803) 734-1499

[www.sccourts.org](http://www.sccourts.org)

July 25, 2019

Mr. Kenneth Oredell Murray, 294286  
Lieber Correctional Institution  
P. O. Box 205  
Ridgeville SC 29472

Re: Kenneth Murray v. State  
Appellate Case No. 2018-002209

Dear Mr. Murray:

This responds to your recent correspondence.

This proceeding is appellate only, and this Court will only consider materials that were before the post-conviction relief judge. *Jamison v. State*, 410 S.C. 456, 765 S.E.2d 123 (2014) (the appendix may include only material that was presented to the PCR judge). Therefore, no subpoenas will be issued in this appellate case.

If, of course, you believe that there are errors in a transcript, you should raise that issue to your counsel so that he can determine what action, if any, should be taken. See Section XIII C, South Carolina Court Reporters Manual (providing procedure to challenge inaccuracies in transcripts).

Very truly yours,

CLERK

cc: Megan Harrigan Jameson, Esquire (with copy of *pro se* correspondence)  
Taylor Davis Gilliam, Esquire (with copy of *pro se* correspondence)

EXHIBIT #E

The Supreme Court of South Carolina

Kenneth Murray, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2018-002209

ORDER

Pursuant to Rule 243(1) of the South Carolina Appellate Court Rules, this post-conviction relief appeal is hereby transferred to the South Carolina Court of Appeals.

FOR THE COURT

BY Trenda J. Shealy  
CHIEF DEPUTY CLERK

Columbia, South Carolina  
August 02, 2019

cc:

Megan Harrigan Jameson, Esquire  
Taylor Davis Gilliam, Esquire  
Kenneth Oredell Murray, 294286  
The Honorable Jenny A. Kitchings

To: MS. JAMISON,  
Attorney General's Office.

A Grievance  
Has Been Filed  
Upon This  
Matter  
And Case

8/12/19

EXHIBIT F

I'm writing this letter to you upon the  
Case Having No legal Effect Due to illegal  
Actions of fraud upon state officials on  
Documents that are knowingly + intelligently  
Not Real. I've asked numerous accounts even  
in your presence for an investigation.

Therefore, I give you notice of 2 weeks  
for a court hearing or review of a nullable/  
void case, that you continue to pursue under  
false pretenses misleading the courts as  
well. Failure of this notice waives your  
rights as well to be joined in the hands  
of one the hands of all criminal conspiracy  
of my case to be arrested as well when charges  
are press upon violations of my constitutional rights. Kenneth Murray

EXHIBIT - 6  
8/12/19

To: THE Supreme Court of South Carolina:

I KENNETH MURRAY IS IN RECEIPT OF THE LETTER STATING THAT MY CASE IS TRANSFERRED FROM THE SUPREME COURT BACK TO THE COURT OF APPEALS, PURSUANT TO RULE 243(1).

HOWEVER, I ASK OF THE COURTS TO BE MORE SPECIFIC UNDER RULE 243 WHERE SUBTITLE (E) 1 CONTENT OF PETITION, (F) 1 CONTENT OF APPENDIX, SUBTITLE (I) 1. SPECIAL PROCEDURES WHERE A WHITE VS. STATE REVIEW IS SOUGHT, AND 1. VALIDITY, IS ALL THAT FALLS UNDER RULE 243 (1). WHICH PETITIONER DON'T WANT TO FEEL MISLEAD BY THE COURTS DETERMINATION AND ASK THAT A SPECIFIC PART OF THE RULE TO BE IDENTIFIED SO HE CAN KNOW WHAT APPLIES TO HIM, AND THAT WILL BE MUCH APPRECIATED.

THANK YOU

\* Rule 208 (b) Applies

Kenneth Murray

(A COPY BEEN MADE)

## EXHIBIT - H

Also I asked that Exhibits Be Returned to  
me being that the case was transferred  
to the Court of Appeals and part of  
Preparation. Thank you in Advance.

Kenneth Murray



EXHIBIT - I

## The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29211  
1220 SENATE STREET  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1890  
FAX: (803) 734-1839  
[www.sccourts.org](http://www.sccourts.org)

August 20, 2019

Kenneth Oredell Murray, 294286  
Lieber Correctional Institution  
P. O. Box 205  
Ridgeville SC 29472

Re: Kenneth Murray v. State  
Appellate Case No. 2018-002209

Dear Mr. Murray:

This responds to your recent correspondence dated August 12, 2019. On June 17, 2019, your attorney filed an appendix which contains the following:

1. Transcript of trial October 30-November 1, 2013.
2. Application for post-conviction relief.
3. Return and motion for more definite statement.
4. Transcript of post-conviction relief hearing held July 25, 2018.
5. Oder of dismissal.
6. Indictments.

The record, along with your pro se brief, briefs from your counsel and the State will all be considered by the Court.

As to your request for the case exhibits, this Court has no exhibits on file for this case.

# \* Certificate

\* RECEIVED

OCT 17 2019

SC Court of Appeals

I Kenneth MURRAY HAVE READ  
This Foregoing Application AND  
EXHIBITS For the South CAROLINA  
Court of Appeals Review, AND THAT  
the MATTERS Therein Are true AND  
ACCURATE.

Therefore, Petitioner Certify under  
the PENALTY of perJURY that the  
Foregoing Application is true AND  
Correct to the best of My Knowledge.

1 of 1

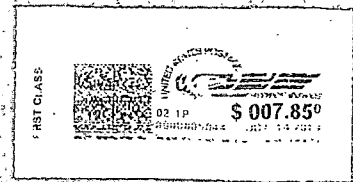
Properly Submitted by  
Kenneth Murray 2019.

Kenneth Murray #294286

L.C. I

P.O. Box 205

Ridgerville S.C. 29472



RECEIVED

OCT 14 2019

MAIL ROOM  
LIEBER C.I.



U.S. POSTAGE PAID  
P.O. BOX 205  
RIDGEBVILLE, SC  
29118-0205  
AMOUNT  
**\$0.00**  
R2304H109120-04

FOR LEGAL USE

RECEIVED

OCT 17 2019

SC Court of Appeals

South Carolina Court of Appeals

P.O. Box 11629

Columbia S.C. 29211



9505 5149 9056 9288 1908 07