

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM ANDERSON COUNTY
Court of General Sessions

R. Lawton McIntosh, Circuit Court Judge

RECEIVED
FEB 10 2020
SC Court of Appeals

Case No. 2019-001542

The State,.....Respondent.

V.

Larry E. Adger, III.....Appellant.

DESIGNATION OF MATTER
TO BE INCLUDED IN THE RECORD ON APPEAL

Appellant proposes the following be included in the Record on Appeal:

1. Transcript of Proceedings p. 233 line 21 through p 251 line 3
2. Exhibit 1 (page 21 of 23 of the Jury List dated June 18, 2018)



Charles W. Whiten, Jr.
P.O. Box 716
Anderson, South Carolina
864-225-6268
Attorney for Appellant
SC Bar 6075

Other Counsel of Record:
Kristin W. Reeves,
Assistant Solicitor
Anderson County Solicitor's Office
P.O. Box 8002
Anderson, SC 29622

1 the drug. Manufacture means to produce, prepare,
2 convert, process, plant, cultivate, grow, or harvest
3 a drug naturally or chemically. Manufacturing
4 includes any packaging or repackaging of the drug or
5 labelling or relabelling of the drug's container.

6 The State must also prove to a reasonable --
7 beyond a reasonable doubt -- excuse me. The State
8 must also prove beyond a reasonable doubt that the
9 amount of crack cocaine was 28 grams or more, but
10 less than 100 grams.

11 Does that answer your question?

12 THE JUROR: Yes, Your Honor. I think does.

13 THE COURT: Okay. Sir, again, if you need any
14 more, I'll be glad to do it. The statute is very
15 wordy.

16 With that being said, I'm going to meet with
17 these attorneys. If you'll go back to your jury
18 room, you'll receive word in a few minutes to either
19 come back for clarification or to begin your
20 deliberations.

21 (At 12:10 p.m., jury left the courtroom.)

22 THE COURT: Any additions or exceptions from
23 the State?

24 MS. REEVES: No, sir.

25 THE COURT: From the defense?

1 MR. WHITEN: No, Your Honor.

2 THE COURT: All right. I want to thank the
3 attorneys for being prepared and ready to go. Y'all
4 tried a good case.

5 If you would, look at the exhibits, make sure
6 y'all agree with them. And once they do, would you
7 take this exhibit -- I mean, this verdict form with
8 the exhibits, bring back the alternate, and then
9 tell the jury to begin their deliberations. Okay,
10 sir?

11 (At 12:17 p.m., jury began deliberations.)

12 THE COURT: We have a question. The questions
13 is: Did Mr. McCarley's vehicle have a dash cam?
14 And can you hear me okay?

15 MR. WHITEN: No, sir.

16 THE COURT: The question is: Did
17 Mr. McCarley's vehicle have a dash cam? And I'm
18 going to respond to that, unless somebody has an
19 objection, that they have to make a determination of
20 evidence presented, and I'm not allowed to comment
21 on the facts of the case. Anybody have an objection
22 to that?

23 MR. WHITEN: No, sir.

24 MS. REEVES: No, sir.

25 THE COURT: Okay. Bring them in, please.

1 THE BAILIFF: (Complying.)

2 (At 1:34 p.m., jury entered the courtroom.)

3 THE COURT: All right. Mr. Foreman, ladies and
4 gentlemen, my understanding, the jury has the
5 following question: "Did Mr. McCarley's vehicle
6 have a dash cam?" Is that correct?

7 THE FOREMAN: That is correct.

8 THE COURT: All right. First, let me tell you,
9 if you recall before you went back, when I began to
10 give you your instruction, I'm not allowed to make
11 comments on the evidence. I'm not allowed to
12 introduce or let the parties introduce additional
13 evidence. That is a matter the jury has to decide
14 based on the evidence they have before them. So to
15 answer your question, I can't answer your question.
16 I'm sorry.

17 THE FOREMAN: We had to ask anyway.

18 THE COURT: That's okay. Did you get the word
19 that Mr. Shirley is getting your lunch ordered?

20 THE FOREMAN: Yes. Yes, I did.

21 THE COURT: Okay. Very good. Any additions or
22 exceptions from the State as to my instruction?

23 MS. REEVES: No, sir.

24 THE COURT: Defense?

25 MR. WHITEN: No, Your Honor.

1 THE COURT: All right. If you would go back
2 and resume your deliberations, I would appreciate
3 it.

4 THE FOREMAN: Thank you.

5 THE COURT: Yes, sir.

6 (At 1:35 p.m., jury resumed deliberations.)

7 THE COURT: All right. We're in recess, guys.

8 MR. WHITEN: Thank you, Your Honor.

9 (From 1:36 to 2:03 p.m., recess while jury
10 deliberating.)

11 THE COURT: All right. The third or the second
12 thing from the jury is, "We are at an impasse on two
13 of the three charges. Advice."

14 I'm not going to -- my inclination as to that
15 is not to give the Allen Charge at this juncture. I
16 don't think they've deliberated long enough. I want
17 to talk to them and see -- talk to them about, make
18 sure they've gone through all the evidence, they've
19 gone through all the testimony and feel like that
20 they're communicating well with each other and that
21 kind of thing, and then we can send them back to
22 keep doing it. And if they say they're at an
23 impasse, then give them an Allen Charge. Some
24 people object to that, some people don't, so I want
25 to hear you. I can only send them back after an

1 Allen Charge once and that's it.

2 MR. WHITEN: I really -- it's on all
3 three of them -- all three charges?

4 THE COURT: Sir?

5 MR. WHITEN: On all charges?

6 THE COURT: They -- they apparently only have
7 an impasse on two of the three charges. Okay.

8 MR. WHITEN: I know what they are.

9 THE COURT: You think you do and I think I do,
10 but you never know. My point being, I don't want to
11 give an Allen Charge at this juncture. If somebody
12 thinks I should, I want them to, you know, tell me
13 that they do and why. I'm going to encourage them
14 to go back and look at all the evidence, all the
15 testimony, and talk to each other. Listen to
16 everybody's points of view, but not do a drop dead
17 thing with the Allen Charge yet. Any objections
18 from the State?

19 MS. REEVES: No, sir.

20 MR. WHITEN: No, objection.

21 THE COURT: Okay. Bring them in.

22 THE BAILIFF: (Complying.)

23 (At 2:06 p.m., jury entered the courtroom.)

24 THE COURT: All right. Mr. Foreman, the jury
25 sent out the latest note that says, "We are at an

1 impasse on two of the three charges. Advice." Is
2 that your information to the Court?

3 THE FOREMAN: Yes, sir, it is.

4 THE COURT: Now, Mr. Foreman, has the jury
5 considered all the testimony at this juncture? Has
6 it gone through and discussed it with each other and
7 all the exhibits in this case?

8 THE FOREMAN: Yes, we have, Your Honor.

9 THE COURT: Has everybody expressed their
10 points of view and tell them why they have those
11 points of view?

12 THE FOREMAN: Yes, sir.

13 THE COURT: Do you feel like there's
14 constructive communication between the jurors in
15 this matter?

16 THE FOREMAN: There are -- there is
17 constructive communications, but there is some
18 differing -- I don't want to say opinions -- but
19 there are some maybe differing interpretations of
20 the evidence.

21 THE COURT: All right. Well, let me do this,
22 go back to your jury room. I'm just thinking out
23 loud.

24 THE FOREMAN: Sure.

25 THE COURT: If you'll go back to the jury room.

1 I'll send for you. I'm going to bring you back in a
2 moment, but I want to have communication with these
3 attorneys and then I'll bring you back out.

4 THE FOREMAN: All right.

5 THE COURT: Thank you, sir.

6 (At 2:07 p.m., jury left the courtroom.)

7 THE COURT: I'm a little bit hesitant to start
8 pushing them on, "Do you feel like you're locked
9 in?" because I think that's a trigger Allen Charge
10 if they said they're just deadlocked.

11 MR. WHITEN: Yes, sir. I'd rather not have the
12 Allen Charge unless it's necessary.

13 THE COURT: If I just bring them back out
14 here -- I want to make sure that everybody's in
15 agreement with the process. If I bring them out
16 here, I'm just going to ask that you continue your
17 deliberations.

18 MR. WHITEN: Yes, sir.

19 THE COURT: Go back and reevaluate the evidence
20 and evaluate the testimony, reevaluate the
21 positions, or just may not even positions,
22 reevaluate the testimony. Any objection to that,
23 Ms. Reeves?

24 MS. REEVES: No, sir.

25 THE COURT: Any objection?

1 MR. WHITEN: No, sir. My client is eating
2 lunch, and he should be back in about 15 minutes.
3 Can we ---

4 THE COURT: He needs to let them take off?

5 MR. WHITEN: Yes, sir.

6 THE COURT: That's fine. All right. Bring the
7 jury in.

8 THE BAILIFF: (Complying.)

9 MR. WHITEN: Thank you, Your Honor.

10 THE COURT: Yes, sir.

11 (At 2:10 p.m., the jury entered the courtroom.)

12 THE COURT: All right. Ladies and gentlemen,
13 Mr. Foreman, I'm going to ask that you go back to
14 your jury room, that you go back and go back over
15 all the evidence and testimony and reevaluate the
16 evidence and the testimony and the exhibits in this
17 case and just continue your deliberations.

18 My understanding is the pizza's here; is that
19 correct?

20 THE CLERK: It's coming from the front door.

21 THE COURT: Okay. So you'll at least have
22 something to munch on while you do that. Okay. If
23 you'll go back and deliberate.

24 (At 2:11 p.m., jury continued deliberations.)

25 THE COURT: All right. We're in recess again.

1 Your client, you need to have him up here. Okay.

2 MR. WHITEN: Yes, sir.

3 (From 2:11 to 3:04 p.m., recess while jury
4 deliberated.)

5 THE COURT: All right. It says, "We have
6 discussed the testimony and evidence thoroughly and
7 repeatedly and there does not appear to be any
8 chance of receiving 100 percent vote on two of the
9 three charges." And so I think I need to give them
10 the Allen Charge now.

11 MR. WHITEN: You want to charge with Allen or
12 just ---

13 THE COURT: Here it is. I'll let you look at
14 it.

15 MR. WHITEN: --- or just the impasse.

16 THE COURT: Do you want to see a copy of it,
17 Ms. Reeves?

18 MS. REEVES: I'll look at it when he's done.
19 I'm sure it's fine.

20 THE COURT: It's the standard charge.

21 (Counsel reviewing.)

22 THE COURT: All right. Any exceptions to the
23 charge, Mr. Whiten?

24 MR. WHITEN: Your Honor, I know it's an Allen
25 Charge, but -- I know that it's an Allen Charge --

1 it's a traditional Allen Charge, but I would object
2 to it.

3 THE COURT: You object to it?

4 MR. WHITEN: Yes, sir.

5 THE COURT: Why?

6 MR. WHITEN: Well, asking the jury to
7 reevaluate their decisions, I think that's in some
8 way coercing them to make a decision.

9 THE COURT: Oh, it is. I mean, obviously,
10 that's what it's designed to do.

11 MR. WHITEN: It's an Allen Charge, but I
12 don't -- I don't agree with the Allen Charge the way
13 it's written ---

14 THE COURT: Okay.

15 MR. WHITEN: --- because of that -- because, in
16 effect, it's taking -- it's taking their decision
17 away from one individual, two individuals, however
18 many it is.

19 THE COURT: All right.

20 MR. WHITEN: I object to it, Your Honor.

21 THE COURT: I gotcha. And I note your
22 objection.

23 Now, let me just point out that earlier when we
24 discussed what would -- how you wanted to handle
25 this, you were in agreement with me sending them

1 back and not giving them an Allen Charge and
2 continue to, but I guess you never agreed to the
3 Allen Charge period?

4 MR. WHITEN: I understand.

5 THE COURT: That's alright.

6 MR. WHITEN: I understand.

7 THE COURT: Ask -- will you bring them in?

8 THE BAILIFF: (Complying.)

9 THE COURT: I assume there's no exceptions from
10 the State?

11 MS. REEVES: I have no objection.

12 THE COURT: All right.

13 (At 3:09 p.m., jury entered the courtroom.)

14 THE COURT: All right. Mr. Foreman, the jury
15 has sent out the following communication: "We have
16 discussed the testimony and evidence thoroughly and
17 repeatedly. There does not appear to be any chance
18 of reaching 100 percent vote on two of the three
19 charges. Signed, The Foreman." That is the jury's
20 decision; is that correct?

21 THE FOREMAN: It is, Your Honor.

22 THE COURT: All right. I'm going to read you
23 something right quick. If y'all would listen to me
24 very closely, I'd appreciate it.

25 Ladies and gentlemen, you've stated that you've

1 been unable to agree on a verdict in this case. As
2 I instructed you earlier, in order for your verdict
3 to stand, it will have to be unanimous. The
4 verdict -- when a matter is in dispute, it is
5 amazing for even 2 people to agree on the matter,
6 much less when you have 12 people. That even
7 becomes more difficult.

8 In most cases, an absolute certainty cannot be
9 reached or even expected; however, you have a duty
10 to make a reasonable effort to reach a unanimous
11 verdict. In doing this, you should consult with one
12 another, express your own views, and listen to the
13 opinions of your fellow jurors. Tell each other how
14 you feel and why you feel that way. Discuss your
15 differences with open minds.

16 Although, the verdict of the jury must always
17 be unanimous, every one of you has the right to your
18 own opinion. The verdict that you agree upon must
19 be your own verdict, the result of your own
20 convictions, and you should not give up a firmly
21 held belief merely to be in agreement with your
22 fellow jurors.

23 The majority should consider the minorities
24 position, and the minorities should consider the
25 majority's position. You should carefully consider

1 and respect the opinions of each other and
2 reevaluate your position for reasonableness,
3 correctness, and impartiality. You must lay aside
4 all outside matters and reexamine the questions
5 before you based on the law and evidence in this
6 case.

7 If you do not agree on the verdict in this
8 case, I must declare a mistrial. In that case, it
9 does not mean that anyone wins. It just means that
10 at some point in the future, I will try this case
11 with some other jury sitting where you now sit. The
12 same participants will come in, and the same players
13 are asked basically the same questions and give
14 basically the same answers and we'll go through
15 whole process again.

16 You were selected in the same manner and from
17 the same source as any future jury will be. And
18 there's no reason for me to suppose that the case
19 will ever be submitted to 12 more intelligent,
20 impartial, conscientious, and competent jurors than
21 you or that more clearer evidence will be produced
22 on one side or the other.

23 Therefore, Mr. Foreman, I'm going to ask that
24 you go back and continue your deliberations if you
25 will, please, sir. Thank you.

1 THE FOREMAN: Yes, sir.

2 (At 3:12 p.m., jury left the courtroom to
3 continue deliberating.)

4 THE COURT: All right. Any additions or
5 exceptions from the State?

6 MS. REEVES: No, sir.

7 THE COURT: Other than stating, Mr. Whiten?

8 MR. WHITEN: Your Honor, I renew my objection
9 and I'll read it for the record.

10 THE COURT: Okay, sir.

11 MR. WHITEN: Primarily, for the provision of
12 the Allen Charge that says that you should carefully
13 consider and respect the opinions of each other and
14 reevaluate your position for reasonableness and
15 correctness, and impartiality. Reevaluate is the
16 problem word for me on this Allen Charge, Your
17 Honor.

18 THE COURT: Thank you. All right. Guys, we're
19 in recess again.

20 (From 3:13 to 4:13, recess while jury continued
21 its deliberations.)

22 THE COURT: My understanding is we have a
23 verdict. Anything from the State before we bring
24 the jury in?

25 MS. REEVES: No, sir.

1 THE COURT: From the defendant?

2 MR. WHITEN: No, Your Honor.

3 THE COURT: Would you bring the jury in,
4 please?

5 THE BAILIFF: (Complying.)

6 (At 4:14 p.m., jury entered the courtroom.)

7 THE COURT: All right. Mr. Foreman, my
8 understanding is the jury has reached a verdict in
9 this case; is that correct?

10 THE FOREMAN: Yes, Your Honor. We have reached
11 a verdict.

12 THE COURT: And is it unanimous?

13 THE FOREMAN: It is unanimous.

14 THE COURT: Would you pass the verdict form
15 forward, please, sir?

16 THE FOREMAN: I will do that.

17 THE CLERK: Thank you. If the pleases the
18 Court?

19 THE COURT: Yes, sir.

20 THE CLERK: This is the State of South
21 Carolina, County of Anderson, in the court of
22 General Session Tenth Judicial Circuit, the case of
23 *State of South Carolina v. Larry Edward Adger, III*,
24 defendant, Indictment No. 2018-GS-04-00907,
25 2018-GS-04-00908, and 2018-GS-04-00909. This is

1 verdict form.

2 First question: Trafficking crack cocaine. As
3 to the charge of trafficking of crack cocaine of 28
4 grams or more, but less than a 100 grams, Indictment
5 No. 2018-907, "We the jury unanimously find the
6 defendant guilty."

7 In trafficking methamphetamine. As to the
8 charge of trafficking of methamphetamine of 28 grams
9 or more, but less than 100 grams, Indictment No.
10 2018-908, "We the jury unanimously find the
11 defendant guilty."

12 And as to possession of a controlled substance
13 known as pentylone. As to the charge of possession
14 of pentylone, Indictment No. 2018-909, "We the jury
15 unanimously find the defendant guilty."

16 This is dated June 19, 2018, in Anderson, South
17 Carolina, and it is signed by our foreperson.

18 THE COURT: Mr. Foreman, ladies and gentlemen
19 of the jury, if that was your verdict in the jury
20 room and that is your verdict in the courtroom,
21 would you raise your right hand, please?

22 THE JURORS: (Indicating.)

23 THE COURT: Very good. Let the record reflect
24 that all 12 rose their hand.

25 Yes, sir.

1 MR. WHITEN: Your Honor, request the jury be
2 polled.

3 THE COURT: Okay. Mr. Clerk, do you wish me to
4 poll the jury or do you want to poll the jury?

5 THE CLERK: I can do it. We'll just go down in
6 the order in which you were picked. Juror No. 115.

7 THE COURT: Would you respond if your verdict
8 was guilty in the jury room and still is guilty.
9 Would you say guilty, please, sir?

10 THE JUROR: Guilty.

11 THE CLERK: Juror No. 89.

12 THE JUROR: Guilty.

13 THE CLERK: Juror No. 50.

14 THE JUROR: Guilty.

15 THE CLERK: Jury No. 146.

16 THE JUROR: Guilty.

17 THE CLERK: Juror No. 167.

18 THE JUROR: Guilty.

19 THE CLERK: Juror No. 111.

20 THE JUROR: Guilty.

21 THE COURT: Juror No. 97.

22 THE JUROR: Guilty.

23 THE CLERK: Juror No. 157.

24 THE JUROR: Guilty.

25 THE CLERK: Juror No. 122.

1 THE JUROR: Guilty.

2 THE CLERK: Juror No. 82.

3 THE JUROR: Guilty.

4 THE CLERK: Juror No. 46.

5 THE JUROR: Guilty.

6 THE CLERK: And Juror No. 73.

7 THE JUROR: Guilty.

8 THE COURT: Okay. Very good. All right.

9 Ladies and gentlemen of the jury, the Court is never
10 concerned with your verdict, but is always concerned
11 that you follow the instructions of the Court, which
12 you did.

13 I watched you throughout this trial, and you
14 paid close attention to all the testimony and
15 evidence. I know it's never easy making judgements
16 on people. I've seen it done all over and I've
17 watched people struggle with that, but that's not to
18 reward as much anybody, but to just follow the law
19 regarding the testimony and evidence.

20 I want to thank you for your service in this
21 trial. I'd like to say we're done for the week, but
22 we're going to begin another trial in the morning.
23 So if you can, if you would, would you please join
24 us again at 9:30 in the morning and we'll do another
25 jury selection. You may or may not get picked, but

1 tomorrow will be the last trial. Thank you and
2 you're excused.

3 (At 4:20 p.m., jurors excused.)

4 THE COURT: Mr. Adger, come around here,
5 please.

6 THE DEFENDANT: (Complying.)

7 MR. WHITEN: Your Honor.

8 THE COURT: I'm not forgetting what -- what we
9 talked about.

10 MR. WHITEN: Yes, sir.

11 THE COURT: Go ahead. I want to say something
12 too. I assume that you still are asking him to
13 remain out pending -- during the pendency of his
14 Federal case?

15 MR. WHITEN: Yes, sir.

16 THE COURT: Now, I told you I would do that
17 because I forced you to go trial on this matter,
18 instead of staying it for the Federal action.
19 However, the only way I'll do that, both you and he
20 consent to him being placed on a bond with
21 electronic monitoring. He's out on bond on the
22 charges?

23 MR WHITEN: Yes, sir.

24 THE COURT: He has probation violation, right?

25 MR. WHITEN: He's on one for \$100,000.

Jur #	Name	Certificate #	Race	Sex	Age	Birth Date
Status	Address		Education		Home Phone	Bus Phone
	Juror Occupation	Employer			Years Employed	
	Marial Status/Spouse	Spouse's Occupation			Spouse's Employer	
161	Walker, Beatrice G	70349	B	F	82	02/23/1936
AGE	1003 Furman Gambrell Rd Anderson, SC 29621					
162	Warner, Melinda R	4225193	W	F	55	09/30/1962
SU	245 Indian Trl Anderson, SC 29625		HIGH SCHOOL		(864)376-3576	(864)716-4060
	SECRETARY/BOOK M / WILLIAM D WARNER	GLENVIEW MIDDLE SCHOOL MESSAGE THERAPIST			7	SELF EMPLOYED
163	Waterman, Larry E	6381548	W	M	70	04/28/1948
SU	217 Seagull Ln Anderson, SC 29625					
164	Waters, Katrina C	4203072	W	F	48	01/09/1970
TO	2201 Rush St Anderson, SC 29621					
165	Watt, Linda D	1516637	B	F	62	07/03/1955
UTL	102 Leon Dr Anderson, SC 29621					
166	West, Susie G	1908574	W	F	85	09/28/1932
DEC	105 John Ave Anderson, SC 29626					
167	White, Kristie M	4274342	B	F	44	03/10/1974
SU	1032 Sand Palm Way Anderson, SC 29621		BACHELORS DEGREE		(864)622-8025	
	EDUCATION EVAL.	NCEES			12	
	D					
168	Whitfield, Cassandra S	4288538	B	F	32	06/20/1985
UTL	1020 Willie Rice Rd Anderson, SC 29621					

EXHIBIT 1

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

APPEAL FROM ANDERSON COUNTY
Court of General Sessions

R. Lawton McIntosh, Circuit Court Judge

Case No. 2019-001542

RECEIVED
FEB 10 2020
SC Court of Appeals

The State,.....Respondent.

V.

Larry Edward Adger III,.....Appellant.

PROOF OF SERVICE

I certify that a copy of the Initial Brief of Appellant and Designation of Matter to be Included in the Record on Appeal has been served on Respondent by depositing a copy of the Initial Brief and Designation of Matter to be Included in the Record on Appeal in the United States Mail, postage prepaid, on February 5, 2020, addressed to the counsel(s) of record as follows:

Kristin W. Reeves, Esq.
Assistant Solicitor
Anderson County Solicitor's Office
P.O. Box 8002
Anderson, South Carolina, 29622

Alan McCrory Wilson, Esq.
P.O. Box 11549
Columbia, SC 29211

William M. Blich, Jr. Esquire
P.O. Bo 11549
Columbia, SC 29211

Richard Shirley
P.O. Box 8002
Anderson, SC 29622



Charles W. Whiten, Jr.
P.O. Box 716
Anderson, South Carolina
Phone: 864-617-9693
Fax: 864-642-4351
cwhiten2000@gmail.com
Attorney for Appellant

LAW OFFICES OF CHARLES W. WHITEN, JR., P.A.
P.O. BOX 716
ANDERSON, SOUTH CAROLINA
29622

Charles W. Whiten, Jr.

215 East Benson Street
Phone: 864-225-6268
Fax: 864-642-4351
E-Mail: cwhiten2000@gmail.com

February 5, 2020

The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

RECEIVED
FEB 10 2020
SC Court of Appeals

Re: State vs Larry E. Adger, III
Appellate Case No.: 2019-001542

Dear Ms. Kitchings:

Enclosed for filing please find an Initial Brief of Appellant and Designation of Matter to be Included in the Record on Appeal in the above revered case along with a Proof of Service for same.

Thank you for your usual courtesies in these matters.

Sincerely,



Charles W. Whiten, Jr.
Attorney at Law

CWW/crw

cc: Kristin W. Reeves, Esquire
William M. Blithch, Jr., Esquire
Alan McCrory Wilson, Esquire
Richard Shirley

F

US POSTAGE AND FEES PAID
FIRST-CLASS
Feb 09 2020
Mailed from ZIP 29621
For First-Class Plus see zone 2
CID: 43194
Commercial Plus Pricing 071V01330105



FIRST-CLASS PKG SVC

Law Offices of Charles H. Whitton
Carla Whitton
463 Sinewood Ln
Anderson SC 29625

B012

RECEIVED
FEB 10 2020
SC Court of Appeals

SHIP TO:
The Honorable Jenny Abbott Kitching
Clerk, SC Court of Appeals
PO BOX 11629
COLUMBIA SC 29211-1611

USPS TRACKING #



9400 1102 0088 1229 7025 30

USPS TRACKING SERVICE: The information on this label is provided for informational purposes only. It is not intended to be used as a legal document. For more information, visit usps.com/tracking. © 2019 USPS®