

The Supreme Court of South Carolina

George L. Douglas, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2020-001092

ORDER

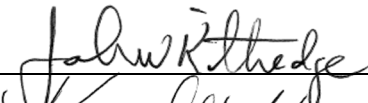
Petitioner filed a notice of appeal from the denial of his fifth and sixth applications for post-conviction (PCR), which were merged by the PCR court. Petitioner was asked to provide the explanation required by Rule 243(c), SCACR, and to provide any reasons this Court should not impose restrictions on his filing of collateral actions challenging his 1998 conviction and sentence for first degree criminal sexual conduct with a minor.


Petitioner has not provided the required explanation showing there is an arguable basis for asserting the denial of his fifth and sixth PCR applications was improper, nor has he provided any reason this Court should not impose restrictions on his future filings. Accordingly, we dismiss the notice of appeal pursuant to Rule 243(c), SCACR. The remittitur will be sent as provided by Rule 221(b), SCACR.


In addition, we hereby prohibit Petitioner from filing any further collateral actions in the circuit court, including PCR actions and habeas corpus actions, as well as any motions relating to previously filed collateral actions, challenging his 1998 conviction and sentence for first degree criminal sexual conduct with a minor, or any motions in the underlying criminal case, including a motion pursuant to Rule 29, SCRCrimP, without first obtaining permission to do so from this Court.




C.J.



J.


J.


J.


J.

Columbia, South Carolina
April 19, 2021

cc: Lillian Loch Meadows, Esquire
Mr. George L. Douglas, 249516