

May 06, 2021

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

**RECEIVED**  
MAY 11 2021  
SC Court of Appeals

**Re: The State v. George Cleveland III; Appellate Case Number: 2018-000564;  
Motion For an Extension to File Petition to Rehear**

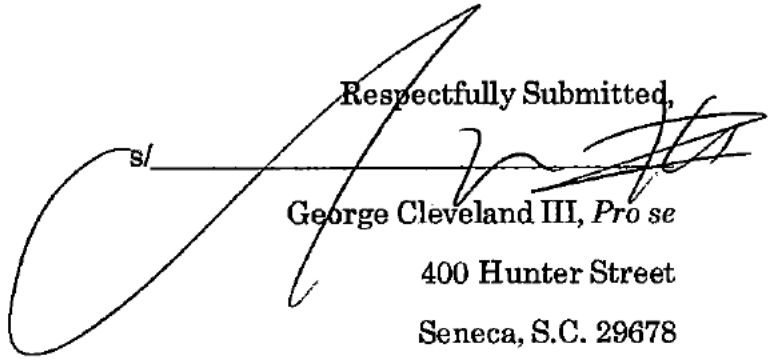
Dear Ms. Kitchings,

I'm respectfully requesting an extension to file my Petition for a Rehearing in the above captioned case because I have a Family Court case where I have been preparing for depositions, and hearings all next week; therefore, I'm requesting this office **GRANT** this Motion to extend the time to file my Petition for a Rehearing until, and including **June 03, 2021**.

I certify that I have mailed a copy of this letter Motion to Mr. Matthew C. Buchanan, Esquire; Counsel of Record for the State by sufficient U.S. postage, and properly addressed to:

**South Carolina Department of Probation, Pardon & Parole Services**  
**Attn: Mr. Matthew C. Buchanan, Esquire**  
**Post Office Box 207**  
**Columbia, S.C. 29202**

Respectfully Submitted,

A large, stylized handwritten signature in black ink, appearing to read 'George Cleveland III', is written over a horizontal line. The signature is fluid and cursive, with a large loop at the beginning and end.

George Cleveland III, *Pro se*

400 Hunter Street

Seneca, S.C. 29678

864-784-7223

[gcleveland7475@gmail.com](mailto:gcleveland7475@gmail.com)

cc: file w/ enclosures

Mr. Matthew C. Buchanan, *Esquire*

**THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE  
CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING  
EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.**

**THE STATE OF SOUTH CAROLINA  
In The Court of Appeals**

The State, Respondent,

v.

George Cleveland, III, Appellant.

Appellate Case No. 2018-000564

---

Appeal From Greenville County  
R. Lawton McIntosh, Circuit Court Judge

---

Unpublished Opinion No. 2021-UP-121  
Submitted March 1, 2021 – Filed April 21, 2021

---

**AFFIRMED**

---

George Cleveland, III, of Seneca, pro se.

General Counsel Matthew C. Buchanan, of South  
Carolina Department of Probation, Parole and Pardon  
Services, of Columbia, for Respondent.

---

**PER CURIAM:** George Cleveland, III appeals the circuit court's revocation of ninety days of his probation. On appeal, he argues the circuit court did not have subject matter jurisdiction to revoke his probation based on the application of the

Dyer Act<sup>1</sup> and article I section 19 of the South Carolina Constitution. We affirm pursuant to Rule 220(b), SCACR.

We find the circuit court had subject matter jurisdiction to revoke ninety days of Cleveland's probation. *See State v. Lee*, 350 S.C. 125, 132, 564 S.E.2d 372, 376 (Ct. App. 2002) ("Subject matter jurisdiction to revoke an individual's probation is conferred on the General Sessions Court by either the issuance of a probation violation warrant or the issuance of a probation violation citation and affidavit in lieu of a warrant."). In October 2017, a financial probation citation and affidavit was issued and served on Cleveland based on his alleged failure to "comply with the Court's probation order and [Cleveland's] agreement to pay a fine, restitution and supervision fees." Accordingly, because Cleveland was issued a probation violation citation, subject matter jurisdiction was conferred on the circuit court.<sup>2</sup>

Further, to the extent Cleveland argues the circuit court erred by revoking ninety days of his probation because it did not have the authority to do so under article I section 19 of the South Carolina Constitution, we find the court did not abuse its discretion. *See State v. Spare*, 374 S.C. 264, 268, 647 S.E.2d 706, 708 (Ct. App. 2007) ("The decision to revoke probation is addressed to the sound discretion of the [circuit] court."); *id.* ("This court's authority to review such a decision is confined to correcting errors of law unless the lack of a legal or evidentiary basis indicates the circuit [court's] decision was arbitrary and capricious." (quoting *State v. Hamilton*, 333 S.C. 642, 647, 511 S.E.2d 94, 96 (Ct. App. 1999))). Although Cleveland challenges the circuit court's ability to imprison him under article I section 19 of the South Carolina Constitution, our case law permits a circuit court to revoke probation for failure to make required payments of fines or restitution after the court determines on the record the defendant failed to make a bona fide effort to pay. *See id.* at 268, 647 S.E.2d at 708 ("Our appellate courts have continued to maintain that 'probation may not be revoked *solely* for failure to make required payments of fines or restitution without the circuit judge first determining on the record that the probationer has failed to make a bona fide effort to pay.'" (quoting *Hamilton*, 333 S.C. at 649, 511 S.E.2d at 97)). A review of the record supports the circuit court's finding Cleveland failed to make a bona fide effort to

---

<sup>1</sup> 18 U.S.C.A. § 2312 ("Whoever transports in interstate or foreign commerce a motor vehicle, vessel, or aircraft, knowing the same to have been stolen, shall be fined under this title or imprisoned not more than 10 years, or both).

<sup>2</sup> Although Cleveland raises the issue of subject matter jurisdiction under the Dyer Act, Cleveland pled guilty and was sentenced under South Carolina law. Thus, we find any issue related to the Dyer Act is without merit.

pay. *See id.* at 269, 647 S.E.2d at 709 ("The trial court may infer that the failure to pay is intentional where a probationer has the ability to pay a fee, but does not do so." (quoting *Joseph v. State*, 3 S.W.3d 627, 641 (Tex. App. 1999))). Thus, the circuit court did not abuse its discretion by revoking ninety days of Cleveland's probation.

**AFFIRMED.**<sup>3</sup>

**LOCKEMY, C.J., and HUFF and HEWITT, JJ., concur.**

---

<sup>3</sup> We decide this case without oral argument pursuant to Rule 215, SCACR.

**F**

US POSTAGE & FEES PAID  
1 OZ FIRST-CLASS PKG RATE  
ZONE 2  
ComBasPrice

0625000993650  
9004544  
FROM 29678



stamps  
endicia  
05/06/2021

**USPS FIRST-CLASS PKG™**

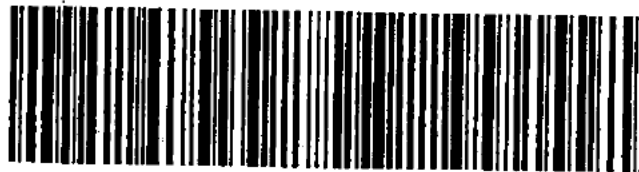
George Cleveland III  
400 Hunter Street  
Seneca SC 29678-4155

0005

**B012**

SHIP TO: The South Carolina C of Appeals  
Jenny Abbott Kitchings, Clerk of Cou  
PO Box 11629  
Columbia SC 29211-1629

**USPS TRACKING #**



9400 1116 9900 0286 8631 84

**F**

US POSTAGE & FEES PAID  
1 OZ FIRST-CLASS PKG RATE  
ZONE 2  
ComBasPrice

062S0008640880  
9004544  
FROM 29678



stamps  
endicia  
05/06/2021

**USPS FIRST-CLASS PKG™**

George Cleveland III  
400 Hunter Street  
Seneca SC 29678-4155

0005

**B005**

SHIP TO: S.C.D.P.P.S.  
Office of General Counsel  
Attn: Mr. Matthew C. Buchanan  
PO Box 207  
Columbia SC 29202-0207

**USPS TRACKING #**



9400 1116 9900 0286 8656 38



Fax - History Log

Start Time	Complete Time	Status	To Name	To Number	Cover Included
5:09 PM EDT, 05/06/2021	5:12 PM EDT, 05/06/2021	Delivered	Jenny Abbott Kitchings, Clerk of Court	+1 (803) 734-1839	Yes
From Name	From Org Name	From Phone	From Fax	From Email	Total # of Pages
George Cleveland III, Pro se		+1 (864) 784-7223		gcleveland7475@gmail.com	7 Pages

**F** US POSTAGE & FEES PAID 06220002002650  
1 LB FIRST-CLASS PKG RATE 0004544  
ZONE 2 FROM 29678  
ComBusPric  
05/06/2021

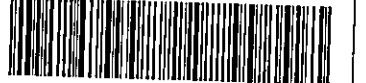
**USPS FIRST-CLASS PKG™**

George Cleveland III 0005  
400 Hunter Street  
Seneca SC 29678-4155

**B012**

SHIP TO: The South Carolina C of Appeals  
Jenny Abbott Kitchings Clerk of Cou  
PO Box 11629  
Columbia SC 29211-1629

**USPS TRACKING #**



9400 1116 9900 0286 8631 84

**RECEIVED**

MAY 11 2021

SC Court of Appeals