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S.C. SUPREME COURT

IN SOUTH CAROLINA

SUPREME COURT

RE: DOUGLAS J. HILL
v.

PETITIONER

ALAN WILSON SCAE

RESPONDENT

WARRANT OF HABEAS CORPUS

The Petitioner pur. to Gibson v.

STATE (SC 1998) Art 5, Sect 5 SC

Constitutional files a writ of Habeas
Corpus in SC Supreme Court

Assenting PCR ORDER 2019 CP 23 5712

Exhausts all of his PCR Remedies and

that pur Butler v. STATE (SC 1990)

Appellant has been DENIED FUNDAMENTAL

FAIRNESS SHOCKING TO UNIVERSAL

SENSE OF JUSTICE " where his

JUNE 1995 OFFENSE FOR ABWIK

he WAS SENTENCED to LIFE
PUN 1996 17-25-45 (D)

in THIS COURT ORDER (EXHIBIT A)
DOUGLAS Hill v. STATE filed 7-22-02
25499 this court ruled that
1995 ACT #83, by 62 " DOES NOT

APPLY in THIS CASE. LAW OF CASE DOCTRINE

yet he MENTALLY ill APPLICANT IS
SENTENCED to LIFE w/o PAROLE

in violation of EX POST FACTO

CLAUSE OF US CONSTITUTION AND
his SENTENCE IS illegal

PETITIONER ASSENTS ORDER OF THIS
COURT ESTABLISHES his CURRENT LWOP

IS A illegal SENTENCE PG 4 of ORDER

Hill v. STATE #25499 AND therefore

6
THIS COURT HAS PLenary AND
EXCLUSIVE SUBJECT MATTER JURISDICTION
TO ENFORCE A PREVIOUS ORDER
OF THIS COURT THAT, PETITIONER
1995 ABWIK DOES NOT ALLOW
1996 17-25-45 @ LWOP AS
STATUTE WAS NOT IN EFFECT
AT TIME OF OFFENSE

THEFORE THIS COURT MUST
VACATE LWOP 17-25-45 SENTENCE
AS ILLEGAL AS SET FORTH
PREVIOUSLY IN THIS COURT ORDER.

7/27/20

Respectfully
Douglas Hill

SC SUPREME COURT

RE: DOUGLAS & HILL, PETITIONER

TO ENFORCE MANDATE OF
SUPREME COURT ORDER # 25449 @
P 84

IN DOUGLAS & HILL V. STATE OP # 25449
SC SUPREME COURT @ P 84 OF THAT
ORDER SPECIFICALLY RULED, AND IS LAW
OF CASE, 17-25-45 (b) DID NOT
APPLY TO HIS 1995 OFFENSE AS THE
LAW DID NOT BECOME EFFECTIVE UNTIL
JANUARY 1, 1996

PETITIONER SEeks TO ENFORCE MANDATE
OF SUPREME COURT.

S' Douglas J. Hill