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OCT 27 2021

S.C. SUPREME COURT

Larry White v. State of South Carolina / ACN. 2020-001607

Dear Ms. Howard,

I Larry White am writing you in regards to my previous letter about the deadline missed by Assistant Attorney General Michael D. Davidson. Mr. Davidson was supposed to file a return to my petition of writ of certiorari but filed his first extension on 7-7-2021. That extension stated that it is not for the purpose of delay. Rather, that extension request is necessitated by a heavy workload. The granting of that extension was signed by someone ("and which I can't read the signature.") but says any further extension request must be based on a showing of good cause. That extension was granted and extended on to 8-4-21. On 8-4-21 there was another extension requested and was said to be the second extension which was true and exact. That extension request also stated that it was not intended for the purpose of delay. Rather, this extension request is necessitated by a heavy workload. ("Which that is not a showing of good cause.") On that same day 8-4-21 there was an order granting that extension request and was signed by you "Patricia A. Howard." 1 of 5

~~Again their granting of the extension request~~  
States "Any further extension request must be based on a showing of good cause. That order extended the process on to 9-3-21. On 9-3-21 there was no record of an filing of neither the return nor was there an filing of another extension. That deadline had been missed with no showing of good cause on why that deadline was missed. I've also noticed that I am the only party acknowledging that said deadline had been missed. Now I reflect on Appellate Court Rule 203(b)(1) which states the followings "The requirement of service of appeal is jurisdictional, If a party misses the deadline, the appellate court lacks jurisdiction to consider the appeal and has no authority or discretion to "rescue" the delinquent party by extending or ignoring the deadline for service of the notice." Does these set Rules not apply for both parties? Due to the fact that if I may miss an deadline, I would be barred from seeking relief in my case. The question of fairness needs to be in consideration at this moment.

~~Also next thing is that the said deadline~~  
was missed. However, 17 days after the deadline  
had passed there was an extension filed on  
9-20-21 which had false information in it.  
Two to be exact. That letter stated that the  
return to Petition of writ of Certiorari in  
the above-referenced Post-conviction relief appeal  
is due to be filed on today's date. I am  
requesting a first thirty-day extension to serve  
and file this return. This extension request is  
not intended for the purpose of delay. Rather,  
this extension request is necessitated by  
a heavy workload. "The false information is  
located at two parts of that letter. First,  
the return was not to be filed on that day.  
Because the return was due to be filed on 9-3-21.  
The date on the present letter was 9-20-21.  
Second, that said letter stated that ~~it~~ was  
requesting a first thirty-day extension to  
serve and file this return. The correct language  
was to be the third thirty-day extension,  
which is false information by document  
filed with the courts, which also is posted  
online onto the Appellate case Management.

~~System. And that said document by all means~~  
affects the integrity of the judicial proceedings.  
(Also fairness). Another fact to be stated is,  
In the State of South Carolina, Providing  
false information in an affidavit or other  
legal document is a misdemeanor but also a  
"illegal." And Punishable in the State of South  
Carolina. Now on today 10-20-21 there was  
another extension filed by Mr. Davidson which  
was forwarded to your office with your name  
on it. He requested another extension and  
provided false information in that letter  
also stating that that extension was being  
requested as the second thirty-day extension  
when in all-honesty is to be the forth  
thirty-day extension. And yet that extension  
was granted also without a showing of  
good cause. These letters state that they are not  
intended for the purpose of delay but yet these  
extension request all show the purpose of delay  
with the exception of two showing false  
information. I ask that these accusations  
and facts be noted and placed on file to be  
on record along with my last letter.

I also would like to thank you for your  
time and patience with reading this letter.

Respectfully

Larry

Anthony

White

Certified Copy Michael D. Davidson

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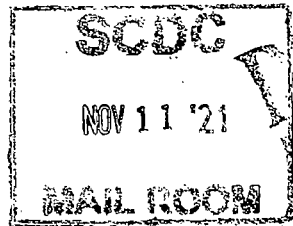
## In Violation Of

Rule 407, S.C.A.C.R., Rules of Professional Conduct 8.4

It is Professional Misconduct for a lawyer to:

- (A) Violate or attempt to violate the Rules of Professional conduct, knowingly assist or induce another to do so, or do so through the acts of another;
- (B) Commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer in other respects;
- (C) Commit a criminal act involving moral turpitude;
- (D) Engage in conduct involving dishonesty, fraud, deceit or misrepresentation;
- (E) Engage in conduct that is prejudicial to the administration of justice;
- (F) State or imply an ability to influence improperly a government agency or official or to achieve results by means that violate the Rules of Professional Conduct or other law; or
- (G) Knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law.

Larry A White 371303 MB-143  
Lieber Correctional Institution  
P.O. Box 205  
Ridgeville, SC, 29472



OCT 26 2021

MAIL ROOM  
LIEBER CI

Patricia Howard  
Clerk of Court, SC Supreme Court  
P.O. Box 11330  
Columbia, SC, 29211

THE DEPARTMENT OF CORRECTIONS HAS NOT  
INSPECTED OR CENSORED THIS ITEM.  
THEREFORE, THE DEPARTMENT DOES NOT  
ASSUME RESPONSIBILITY FOR ITS CONTENTS.

LIEBER CORRECTIVAL INSTITUTION  
SO DEPARTMENT OF CORRECTIONS