

The Supreme Court of South Carolina

Billy W. McIntosh, Petitioner,

v.

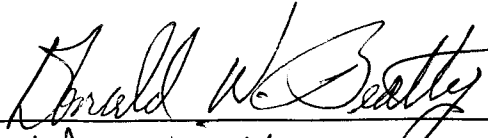
State of South Carolina, Respondent.

Appellate Case No. 2021-000860

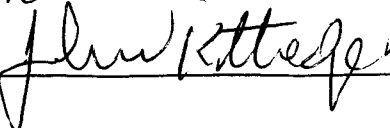
ORDER

Petitioner has filed a notice of appeal from the dismissal of his fourth application for post-conviction relief (PCR). Petitioner was asked to provide the explanation required by Rule 243(c), SCACR, as to why the PCR court's dismissal of his application was improper. Additionally, in light of the number of PCR applications Petitioner has filed, he was asked to provide any reasons why this Court should not impose restrictions on his filing of collateral actions challenging his 1977 convictions and sentences for murder and kidnapping.

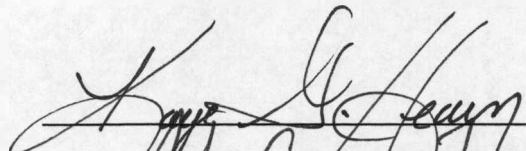
Petitioner has failed to show that there is an arguable basis for asserting the denial of his fourth PCR application was improper, nor has he asserted any reason this Court should not impose restrictions on his future filings. Accordingly, we dismiss the notice of appeal pursuant to Rule 243(c), SCACR. In addition, we hereby prohibit Petitioner from filing any further collateral actions in the circuit court, including PCR and habeas corpus actions, as well as any motions relating to his previously filed collateral actions or his underlying 1977 convictions and sentences, including a motion pursuant to Rule 29, SCRCrimP, without first obtaining permission to do so from this Court.

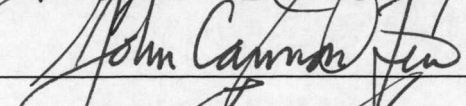



C.J.



J.



J.


J.


J.

Columbia, South Carolina
November 10, 2021

cc:
Alan McCrory Wilson, Esquire
Megan Harrigan Jameson,
Esquire Lillian Loch Meadows,
Esquire