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THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

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JAN 12 2022

SC Court of Appeals

Terrence Wright #256699
Appellant

) File No. 21-AJ-15-0020-Ap

v.

) Petition for A Writ of

South Carolina Dept. of Probation

) Certiorari

) Parole & Pardon Services

TO THE HONORABLE JUDGES OF THE ABOVE-NAMED APPELLATE COURT:

Terrence Wright Appellant pro se. respectfully petitions this court to issue its writ of certiorari pursuant to South Carolina Rules of Appellate Procedures to review the order of the Honorable Ralph King Anderson III Chief Administrative Law Judge, presiding dated 31 December 2021 denying Appellant's Appeal for parole and in support of this petition shows the following:

FACTS

Appellant is incarcerated in the North Carolina Dept. of Public Safety, Division of Adult Corrections, under active sentence there since August 1993.

Appellant was charged with Murder in Charleston County in August of 1993 whereas, the solicitor refused to try the

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Six (6) years until they've put the appellant at an disadvantage for a defense in March 99 when the conviction of Murder and other charges were decreed.

Appellant was already in North Carolina serving a sentence there and was returned back with South Carolina sentence running concurrent to North Carolina.

Appellant came up for parole in 2019 without any knowledge of how South Carolina Parole procedure operates that there was no South Carolina Parole Analyst for the interview just North Carolina Case Managers to verify the Appellant's files here. Parole was denied.

28 July 2021 Appellant came up for parole again and this time was interviewed by a South Carolina Parole Analyst DEMON DAVIS. Parole was denied and Appellant Appeal raising the issues of

1. Fourteenth Amendment right's violation of Due Process whereas the SC Parole Bd used inaccurate information to base their decision on.
2. Fourteenth Amendment violation to be able to rectify any mis-information used by the SC Parole Bd.
3. Ninth Amendment violation whereas Appellant has a right to know the laws being enforced against him.
4. Eighth Amendment right violation against Cruel & Unusual punishment while violating the Sixth Amendment right to review the inaccuracies of their files.

This Notice of Appeal was done on 11 August 2021 and on 31 December 2021 the S.C. Administrative Law Court denied Appellant's Appeal and ruled in favor of the S.C. Parole Bd.

REASONS WHY WRIT SHOULD BE ISSUED

Appellant contends that the order doesn't reflect the Due Process of a prisoner in another state's jurisdiction while having the criminal procedural appellate rules enforced in another jurisdiction which Appellant should be entitled to the administrative relief sought for the reasons stated in this Petition for Writ of Certiorari.

The following are additional facts and arguments that Appellant submits in support of this petition.

- Appellant is in South Carolina Prison System for the Parole Bd. to base any decision on when Appellant has been in prison in North Carolina for 29 years, but yet uses its Form 1212 for a Criteria which would've been conducive if Appellant was in South Carolina prison system.
- North Carolina Prison System does not have law libraries nor internet resources for its inmates to utilize in any legal conflicts within the courts and its agencies DOES NOT provide copies of legal research for its inmates and diffinantly not for out of State conflicts.

- Appellant can not fight the procedural rules of parole if he's not aware of what they are which brings us back to their assessment of the appellant. He has family members on his visitation list in North Carolina and has completed multiple programs up here.
- All the Appellant is requesting is to be administratively paroled to North Carolina Dept. of Public Safety Division of Adult Prison that he may be able to continue on to the next level of rehabilitative programs here in North Carolina because long as S.C. Parole Bd. refuses to Parole Appellant to North Carolina Prison System fully then the rehabilitative programs can not be taken and the current situation remains idle that creates cruel & unusual punishment in violation of the 8th Amendment.
- Appellant is a layman at law and request that this petition be liberally construed.

CONCLUSION

Wherefore, Appellant respectfully prays that this court issues it writ of Certiorari to the S.C. Administrative Law Court to permit review of the order above specified for errors

in the denial of the Administrative Appeal and Appellant have such other relief as to the court may seem proper when ordering Parole be granted to North Carolina Dept. of Public Safety Adult Division of Prison.

Respectfully Submitted this 5th day of January 2022

J. J. A. et al

#0509358

545 Amity Park Rd

Spruce Pine, NC 28777

CERTIFICATE OF SERVICE

I hereby certify that a copy was sent to S.C. Parole Bd. Counsel @ 293 Creystone Blvd. Columbia SC 29202 this 5 day of January 2022

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