

The South Carolina Court of Appeals.

RECEIVED

Appeal # 2021-00412.

FEB 25 2022

The State, Respondent

Vs.

James B. Curry #186737
Appellant.

SC Court of Appeals

Request to present oral argument in RE: to Statement and Informal brief of when order or judgment was received from which appeal is taken in this matter, dated 2-18-22, after the 10 day notice received.

Out of an abundance of caution appellant request that if there is a problem in RE: to anyone seeing the violation's which has prejudice appellant by both the Court and the Clerk of Court for Chester Co, Sue K. Carpenter appellant would like to address the Court, and explain it along with the documents, appellant has already submitted it allowed to do so, in RE: to the Clerk of Court holding appellant order signed and clocked by her on 12-10-21, and her not putting it in the mail to appellant after 30 days

Thus, appellant receiving it in an envelope without her return address to be slick, but has been caught by proof of the envelope appellant received from her the week before dated 12-3-21. With her return address, both envelopes being S, C, D, C envelopes appellant sent to her to send back copies of documents, which she was to file and send appellant which she did not do.

over.

2 of 2.

Appeal # 2021-001412.

"Which is probably why the judge erred in the order dated 12-10-21 denying my request for a re-hearing stating that Appellant failed to comply with the 2014 order by Judge Gibbons" which stated that - When filing any document's appellant must submit a Notarized affidavit (in which Appellant 100% complained) See affidavit dated 11-15-21. Appellant's copy sent to the SC Court of appeals as proof in case Clerk Carpenter never filed it because she never sent appellant a filed copy as appellant requested, which was the envelope she sent the order dated 12-10-21 that appellant received on 1-11-22. Without her return address to appellant in and if she never submitted the affidavit to the court that will explain why the judge stated appellant failed to comply - and if she did not submit the affidavit, appellant is still due the relief sought on the grounds of prejudice or if she did submit the affidavit, the appellant is still due the relief sought on the grounds of abuse of discretion by the judge. (Please grant the relief sought a new trial on new hearing)

cc:
Alan McCorry Wilson, ESQ.
William M. Bitch Jr, ESQ.

James B. Curry #186737
Perry Co. Q2-A-114
#430 Oaklawn Rd.
Pelzer, SC 29669

2-18-22.

to include Juror #38. Who was not present on 11-3-21 as
appellant had requested. Thus, appellant was not given prior
notice of the hearing and could not notify Juror #38
himself.

* James B. Curry #18673M
Perry C.I. Q2-A 114
#430 Oaklawn Rd.
Pelzer, S.C. 29669

I. H. Mail

Appeal # 2021-001412.
"Attn: Ms. C.J., deputy clerk.
"The S.C. Court of Appeals
#1220 Senate Street.
P.O. Box #11629
Columbia, S.C. 29201

RECEIVED

FEB 23 2022

PCI MAILROOM

RECEIVED

FEB 25 2022

SC Court of Appeals

LEGAL MAIL