

IN THE SOUTH CAROLINA
SUPREME COURT

Samuel L Whitner ²⁶³⁰⁶⁶
Appellant

VS.

The State of South Carolina
Respondent

Motion to inform with
consolidation with a

NOTICE OF APPEAL

OF PCR ACTION
Case No: 2017-CP-23-2111

RECEIVED

MAR 07 2022

S.C. SUPREME COURT

I the above listed Appellant hereby appeals the above listed Post conviction Action, on the grounds (1), that I did not consent to this PCR application to be filed before the Honorable Letitia H. Verdin. A order that was rendered on the 1st day of February 2022 is not material because **I THE APPELLANT DID NOT FILE A POST CONVICTION APPLICATION ON THE 4th day of APRIL 2017, OR ON THE 30th day of April 2017**, Please be informed that also, a different but identical case No.: 2017-CP-23-2111 which there are 2 Post conviction Relief Application order of dismissals. One of the two conditional order of dismissal was issued by the Honorable Perry Gravely on the 4th day of October 2018. Also, the Appellant also move

to inform the South Carolina Supreme Court upon this Notice of appeal with consolidation with a motion to inform, this Honorable Court, of very important factor of omission concerning due process; South Carolina constitution Article 1 section III, and U.S constitution 14th Amendment. Moreover, this court has mandate that a citizen will not be deprived of equal protection upon due process of law. The Appellant hereby attest before the South Carolina Supreme Court that a SCCA SCRPC Form 4 Revised 06/2008 regarding case No 2013CP2300765 ~~████~~ ~~████~~ have not been ~~████~~ signed per the presiding judge - Robin B Stilwell nor Greenville county clerk of court, Paul B. Wickensimer a order had not sufficed on the 12th day of August 2014. The Attorney General seems to willfully omit from the February 1st 2022 final order of dismissal¹ that a Motion to relieve counsel with consolidation pursuant to Rule 42 (a) SCRPC of a preliminary Injunction, was filed pro se thos NOTARY on the 31st day of July 2014 with

¹ said February order had been clocked stamped and filed by the Greenville county clerk of Court Paul B. Wickensimer on the 9th day of February 2022. The Appellant did not file a Post Conviction Application Case No. 2017-CP-23-2111

Certificate of service certifying that my PCR
counsel Caroline M. Harbeck Esq. and the Attorney
General Karren C. Rattigan, had been served a
copy of this pro se Motion to relieve counsel with
consolidation pursuant to Rule 42 (a) SCRPC of a
Preliminary Injunction. Case No 2013CP2300765.

Furthermore, the Appellant do attest that said motion
is with 9 years pending, likewise do hold that the order
for Judgment as for case No 2013CP2300765 is void
due to said motion filed on the 31st day of July 2014

Wherefore the Appellant move to inform the South
Carolina Supreme Court upon this Notice of
Appeal that the Appellant Did not file a
Post Conviction Application of Case No: 2017-CP-23-
2111.

Sworn to and Subscribed before me

this 4th day of March 2022

Kenzera Robinson
Notary Public for South Carolina

my Commission Ends 8/5/2024

Samuel L. White

3.

RECEIVED

MAR 07 2022

S.C. SUPREME COURT