

THOMAS HARLEY, #162293

P.C.I. - BX. #12

430 OAKLAWN. RD

PEIZER, S.C. 29169

CORRESPONDENCE

M:KK: R. Haley

THE GOVERNOR OF THE S.C.

AT THE STATE HOUSE 700 GERVAIS

COLUMBIA, S.C. 29201

HELLO, M:KK: R. Haley - GOVERNOR:

I THE NAMED ADDRESSED PRISONER, INCARCERATED AT PERRY CORRECTIONAL INSTITUTION, (P.C.I.) "ADDRESSED YOU CONCERNING HAVING SOMETHING TO SAY, IN RESPECT UNDER THE FACTS, IN ADDRESSING YOU CONCERNING HAVING BEEN TRIED BY CONVICTED IN THE LOWER COURT OF THE S.C. COUNTY CRANEBURG, COURT OF COMMON PLEAS - ON 08/02/89 - CN. 89 GS-38-0613. WHICH THE COURT LACKED HAVING SUBJECT MATTER JURISDICTION, OF ME OF THE ACCUSED CRIME. UNDER CIVIL RIGHTS OF STATE/FED. RULES OF COURT, STATE/FED. RULES OF CIVIL PROCEDURE, (X) STATE/FED. RULES OF CRIMINAL PROCEDURE. RESULTED FROM THE RESPONDENT'S FAILURE TO PERFORM THEIR DUTIES. (X) INEFFECTIVE ASSISTANCE OF COUNSELS OF THE TRIAL, APPELLATE, (X) P.C.R. COUNSELS, WHOM FAILED TO PRESENT SUFFICIENT FACTS ARGUMENT, (X) CITATION TO LEGAL AUTHORITY, TO SHOW THAT THERE IS "(X)" ARGUABLE BASIS FOR ASSERTING THAT BY TRIAL, APPELLATE (X) P.C.R. COUNSEL WAS INEFFECTIVE ASSISTANCE OF COUNSEL. (X) A PRESIDING P.C.R. JUDGE WAS ABUSE OF DISCRETION, OF THEM ABOVE, UNDER A QUESTION OF LAW, IN THAT OF THE P.C.R. PROCEEDING OF THE POST CONVICTION PROCEDURE, UNDER THE S.C. CODE OF LAWS, (1976) OF ANN. §. 17-27-80. OF THE HEARING OF APPLICANT FINAL JUDGMENT OF THE S.C. CODE OF LAWS (1976) OF §. 17-27-45(C) "NEWLY DISCOVERED EVIDENCE OF THE LOWER COURT LACKED HAVING SUBJECT MATTER JURISDICTION, UNDER ANN. §. 17-27-70, OF THE DISMISSAL BY THE COURT'S OF MY P.C.R. APPLICATION. CONTRARY TO THE S.C. CODE OF LAWS (1976) ANN. §. 17-27-90 SUCCESSIVE - CRIME.

#(D) C.R.

MADAM HALEY. "SEE" THE PRE-TRIAL DOCUMENT OF CIVIL RIGHTS, UNDER THE STATE OF S.C. COUNTY OF ORANGEBURG. HARLEY - vs. - RESPONDENT, ATT. GEN. OF GA. # 89. BS. 38-0613 OF THE RESPONDENT "ROB" THE LOWER COURT OF JURISDICTION TO TRIED, CONVICT OR SANCTION ME IN SENTENCING, CONTRARY UNDER THE STATE/FED. RULES OF CRIMINAL PROCEDURE. WHICH I HAVE PRESENTED ALL TIME OF MY BEING HELD IN PRISON, UNLAWFULLY AFTER ASKING MY P.C.R. COUNSEL TO PRESENT SUCH FACTS AND SO HAVE HELD IN PRISON UNLAWFULLY AFTER ASKING MY P.C.R. COUNSEL TO PRESENT SUCH FACTS, AND TO HAVE THE S.C. S.C.T. WHICH I CAN OR THE RECORDS WILL PRODUCE IN SHOWING, UNDER THE PREPONDERANT OF THE EVIDENCE OF ADJUDICATIVE FACTS OF MY ALLEGED CLAIMS. WHICH BRING ME TO THE POINT OF WISH TO SAY THIS.

FIRST I WOULD LIKE TO SAY TO YOU ITS NOTHING PERSONAL IT JUST WHAT IT IS UNDER THE STATE OF S.C. DEPARTMENT OF PROBATION, PAROLE, AND PARDON SERVICES. IN THAT I HAVE ADDRESSED THE PAROLE BOARD OF THE ERROR (A) OTHER INACCURACY OF IN NOTIFIED THE BOARD OF THE SPECIFIC ERROR OF INACCURACY, IN THAT THE BOARD HAS FAILED TO NOTIFIED ME OF THE ACTION TAKEN. WHICH BRING ME TO ELABORATE AS FOLLOWS.

TO ALL THAT I HAVE PENDING IN THAT I HAVE FILED A CIVIL ACTION, "W" HAVING NAMED YOU AS ONE OF DEFENDANTS. IN THAT YOU (W) THE DIRECTOR THOMAS HAS THE AUTHORITY TO CORRECT THE "OBSTRUCTION OF JUSTICE" IN THAT THE PAROLE BOARD FALLS UNDER THE SAME CRITERIA OF MY GOING UP FOR PAROLE IN 2007-2008 IN WHICH THE BOARD LACKED HAVING SUBJECT MATTER JURISDICTION, OF ME, IN FOR PAROLE CONSIDERATION, IN PREJUDICED ME ALL TIME OF THE UNCONSTITUTIONAL ACT ALL TIME, RESULTED FROM THE LOWER COURT LACKED HAVING SUBJECT MATTER JURISDICTION OF ME OF THE ACCUSED CRIME. "SEE" JUDGMENT VOID - U.S. vs. BLEVINS - C.A. 4TH (SA) "807 F.2d 262"; STATE vs. HALL - C.2. APP. 675 S.W. 2d 208"; PRE-TRIAL MATTER DIVISION - PEOPLE vs. PADFIELD, 185 CAL. (CRPTK) 903-136 C.A. 3d 318"; TIME FOR MOTION IN ILLEGAL SENTENCE MAY BE CORRECTED, U.S. vs. WEDD, W.D. OKLA. "(1981)" 534 F. SUPP. 28"; "SEE" CARTER vs. STATE - 377 S.C. 355-495 S.C. 2d. 773. (1978); SUNDERBURK, 259 S.C. 571 (S.C. CODE OF LAWS (1976)) - §-22-5-320.

#(2) C.R.

"further". The Records Shows I have forward A Civil Action Suit Against The Defendant OF The Above Action. IN hAVING NAMED You AS A defendant. "SEE" IN The District Court. EIN.# 0:14-CV-# 03500. Which I have EXPLAINED Above. IN That I Continue To be held IN Prison unlawfully - UNConstitutionally. IN That I Am Checking in with You, IN EXPLAINING. Thank You. for Your Time.

Date - 02/18/15

NAME - Thomas Harley

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