## THIS OPINION HAS NO PRECEDENTIAL VALUE. IT SHOULD NOT BE CITED OR RELIED ON AS PRECEDENT IN ANY PROCEEDING EXCEPT AS PROVIDED BY RULE 268(d)(2), SCACR.

## THE STATE OF SOUTH CAROLINA In The Court of Appeals

The State, Appellant,
v.
Frederick Scott Pfeiffer, Respondent.
Appellate Case No. 2015-000211
Appeal From State Grand Jury J. Cordell Maddox, Jr., Circuit Court Judge
Unpublished Opinion No. 2018-UP-130
Heard December 11, 2017 – Filed March 28, 2018
AFFIRMED
Attorney General Alan McCrory Wilson, Assistant Deputy Attorney General S. Creighton Waters, and

**PER CURIAM:** Affirmed pursuant to Rule 220(b), SCACR, and the following authorities: *State v. Campbell*, 376 S.C. 212, 215, 656 S.E.2d 371, 373 (2008) ("It is a long-standing rule of law that a trial judge is without jurisdiction to consider a

Assistant Attorney General Brian T. Petrano, all of

Ralph Gleaton, of Gleaton Wyatt, PA, and William G. Yarborough, III, both of Greenville, for Respondent.

Columbia, for Appellant.

criminal matter once the term of court during which judgment was entered expires."); Rule 29(a), SCRCrimP (permitting post-trial motions to be made within ten days after the imposition of the sentence); see generally Collins Music Co. v. IGT, 353 S.C. 559, 564, 579 S.E.2d 524, 526 (Ct. App. 2002) (explaining successive post-trial motions are permitted in civil cases if the successive motion seeks "relief on issues coming to light as a result of an order following an initial post-trial motion that alters or amends the judgment").

## AFFIRMED.

SHORT, KONDUROS, and GEATHERS, JJ., concur.