

WILLIAM H. EHLIES, P.A.
ATTORNEY AT LAW
24 Cleveland Street, Suite 100
Greenville, South Carolina 29601
864-232-3503
hank@ehlieslaw.com
EIN 57-0703576

MAILING ADDRESS

Post Office Box 605
Belton, South Carolina 29627

May 22, 2023

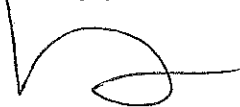
The Honorable Patricia A. Howard
South Carolina Supreme Court
Post Office Box 11330
Columbia, South Carolina 29211

Re: Motion for Clarification of Court's May 17, 2023 Order

Dear Ms. Howard:

Included are the Motion for Clarification, and proof of service for filing with the Court. Thank you for your help.

Sincerely yours,



WILLIAM HARRY EHLIES, II

/he

William Edgar Salter, III, Esq.
Melody Jane Brown, Esq.
Derek Joseph Enderlin, Esq.

RECEIVED

MAY 24 2023

S.C. SUPREME COURT

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S.C. SUPREME COURT

THE STATE OF SOUTH CAROLINA
In the Supreme Court

APPEAL FROM YORK COUNTY
Court of Common Pleas

R. Keith Kelly, Circuit Court Judge

Case No. 2011-CP-46-0072
SCSC 2023-000505

James Dejarnette Robertson,

Applicant/Appellant,

-vs-

State of South Carolina,

Respondent.

MOTION TO CLARIFY ORDER OR IN THE ALTERNATIVE TO RELIEVE COUNSEL

Counsel moves this Court to clarify the order of appointment issued on May 17, 2023, and, in an abundance of caution, counsel asks this Court to accept this motion as a potential motion to be relieved so that the case is held in abeyance under Rule 240(b), SCACR until this Court rules on this motion.

The Motion to Appoint Outside Counsel stated:

“Counsel understands that hourly rates and limits on fees are generally determined by the trial court, however, because SCCID has asked this Court to restrict appointment to one attorney, the undersigned would ask for more direction in this matter. Counsel would suggest the following alternatives. Appoint both attorneys to represent the petitioner at the rate of one hundred fifteen dollars (\$115.00) an hour.

In the alternative, appoint one attorney at the rate of one hundred sixty-four dollars (\$164.00) an hour. The undersigned asks this with the understanding that the trial court will be able to go above the mandatory limits on overall compensation in this case.”

It appears the Court has followed counsels’ first suggestion, but certain language seems to be at odds with that order, specifically, "the request for additional compensation is denied" and that counsel "shall split any compensation associated with the appointment." While counsel feels the rates for capital representation should be raised, it agreed to continue representation at the rate of \$115 an hour assuming the statutory limits could be exceeded by the trial court. Counsel would therefore ask:

1. Whether this order is allowing the limits to be exceeded?
2. What does “split any compensation” mean?

Counsel believes question 1 is probably covered in the language referring to the trial court’s order, but counsel would ask for assurance in that regard. It should be noted that the trial court exceeded the statutory limitations concerning attorneys’ compensation.

Regarding question 2, counsel normally bill SCCID independently. Therefore, it is not clear how they would split compensation.

Finally, the order’s reference to Ex Parte Brown, infra, and additional compensation make counsel concerned that their lengthy and detailed motion for fees may not have been clear. Counsel has offered the suggestion that the Court has apparently adopted. Counsel would prefer to continue billing in the normal method by submitting invoices to SCCID and the trial court. Regardless of the method of

billing, assuming there are no limits except as to whatever is in the discretion of the trial judge or this Court, and each counsel bills independently at \$115 an hour, counsel believes the Constitutional issues ruled upon in Ex Parte Brown would be moot. However, an arbitrary limit, set in advance of providing the necessary services, creates a conflict of interest¹ for counsel which was not addressed in Ex Parte Brown. The Sixth Amendment not only creates a right to “effective assistance” but to “conflict free” counsel. Wheat v. United States, 486 U.S. 153 (1988). Counsel reserves the right to ask the Court to raise the rate if some unforeseen circumstances exist, but counsel has never made such a request before and does not foresee it happening in this case. Again, counsel only includes a request to be relieved to hold this case in abeyance and under the unlikely interpretation that the Court is limiting the amount of compensation or “split any compensation” means the attorneys would bill at \$57.50. Counsel cannot represent the appellant at the rate of \$57.50 and would have to decline representation based on the reasons in their original motion.

(Signature page separate)

¹ If providing effective assistance requires 1,000 hours but the case is governed by a hard limit of 200 hours, counsel must decide whether to go to his savings or get a loan to fund delivery of effective assistance or leave the case at 200 hundred hours from the beginning thereby providing less than effective assistance and go to other revenue source cases. Putting counsel in that position impugns and contradicts the holding in Wheat infra., to the client’s detriment.

May 22, 2023.

s/ William Harry Ehlies, II

WILLIAM HARRY EHLIES, II, 1857
Post Office Box 605
Belton, South Carolina 29627
864-232-3503
hank@ehlieslaw.com

Derek Joseph Enderlin
330 East Coffee Street
Greenville, South Carolina 29601
864-527-5973
derek@rossenderlin.com

ATTORNEYS FOR THE
APPLICANT/APPELLANT

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-vs-

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PROOF OF SERVICE

The undersigned certifies that he placed the following documents into the custody of USPA postage prepaid: Letter to the Clerk of Court of the Supreme Court; Motion for Clarification of the Court's Order Dated May 17, 2023; Proof of Service; and that these documents were also served via electronic mail.

William Edgar Salter, III
Senior Assistant Attorney General
Post Office Box 11549
Columbia, South Carolina 29211
esalter@scag.gov

Melody Jane Brown
Senior Deputy Attorney General
Post Office Box 11549
Columbia, South Carolina 29211
mbrown@scag.gov

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Derek Joseph Enderlin
Attorney at Law
330 East Coffee Street
Greenville, South Carolina 29601
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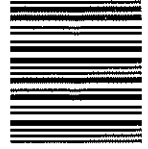
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