

RECEIVED

May 30 2024

SC Court of Appeals

From: [walter martin](#)
To: [Court Of Appeals Filings](#)
Subject: State v. Travis Bryant
Date: Thursday, May 30, 2024 3:19:27 PM

*** **EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

The Clerk of Court's office removed my name from Travis Bryant's cases on the Public Index. The office ordinarily does that when a new attorney files a rule 5 motion, but Mr. Shingles did not file one. The person I spoke to at the Clerk's office told me that judges never file an order relieving counsel when a new attorney takes the case. Should I move for an order from the Court of Appeals to be relieved, or would that be unnecessary or futile at this point?