

1.
SUPREME COURT OF THE STATE OF SOUTH
CAROLINA CASE LAW OF

APPELLANT

TYRONE L. ROBINSON **RECEIVED**

SEP 16 2025

S.C. SUPREME COURT

VS.

Respondent

STATE OF SOUTH CAROLINA

CASE NO: _____

MOTION TO APPOINT
APPELLANT COUNSEL FROM PRIVATE
LAW FIRM do TO CONFLICT OF
INTEREST WITH SOUTH CAROLINA
ARGUMENT

my attorney chelsey marto sent me some
paper work a few months ago. Informing
me that she filed a notice of appeal on my
behalf. with the supreme court of south
carolina. appealing judge frank decision
denying my p.c.r case. my attorney chelsey
marto also sent me some paper work that she
sent to the appellant defense to represent me
on my appeal case at the supreme court.
However there is a conflict of interest with
the south carolina commission on indigent
defense and tyrone l. robinson. where as the
supreme court should appoint a private appellate
attorney from a private law firm to represent
me on my appeal case at the supreme court,
and there is why. The south carolina commission
on indigent defense. represented my alleged

co-defendant Aaron Scott Young Senior, on direct appeal at South Carolina Court of Appeals, in appeal case no: 2016-000873. In his brief of Aaron Scott Young Senior appeal case no: 2016-000873, The South Carolina Commission on Indigent Defense. Attorney Katharine Haggard Hudgens. Argued that Tyrone Robinson fired the fatal shot that killed victim Khalil Singleton and Attorney Katharine Haggard Hudgens. Argued that Tyrone Robinson, was responsible for the shooting death of victim Khalil Singleton. However this argument is incorrect and is in conflict with the argument that I argued inside of my P.C.R case and inside of my P.C.R application. Which I argued that I did not fire the fatal shot that killed victim Khalil Singleton and I submitted evidence to prove same, therefore the fact that the appellant defense has made arguments accusing Tyrone, of firing the fatal shot that killed victim Khalil Singleton. Is in **CONFLICT** with my argument of innocence that I am appealing to the Supreme Court of South Carolina, from my P.C.R case. Because of this conflict of interest, I do not have confidence in the South Carolina Commission on Indigent Defense representing me or my appeal case at the Supreme Court. Also I do not have confidence that the South Carolina Commission on Indigent Defense, will argue the meritorious arguments from my P.C.R application and P.C.R case on my behalf. That proves that I am innocent and did not fire the fatal shot that killed victim Khalil Singleton, and I was wrongfully convicted in violation of my federal 5th and 14th Amendment right of due process of law and I was legally acquitted of the crime of felony murder by the felony murder rule theory, that I was tried on before the jury at trial. Because of this conflict of interest, I ask that the appellant defense appoint an Appellate Attorney from a private law firm to represent me in my appeal case.

SIGNATURE: Tyrone L. Robinson
 PRINT: TYRONE L. ROBINSON
 Date: September 8th / 2025

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S.C. SUPREME COURT

SEP 11 2025

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