

RECEIVED

FEB 05 2014

SC Court of Appeals

The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA 29211
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499

November 21, 2013

Mr. Gerald R. Williams, #279073
Kirkland Correctional Institution
4344 Broad River Road
Columbia, SC 29210

Re: The State v. Gerald R. Williams
Appellate Case No. 2013-002304

Dear Mr. Williams:

This responds to your letter to Chief Justice Toal dated November 15, 2013. Please be advised that the Chief Justice cannot consider this *ex parte* communication about the above case that is now pending before the South Carolina Court of Appeals.

You are currently represented by the Division of Appellate Defense in the above appeal. If you had concerns or need assistance, you should contact the Division of Appellate Defense. The address for Appellate Defense is P.O. Box 11589, Columbia, SC 29211-1589.

Very truly yours,

CLERK

cc: Ervin Jerome Maye, Esquire (with copy of letter)
Robert Michael Dudek, Esquire (with copy of letter)
The Honorable Jenny Abbott Kitchings (with copy of letter) ✓

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LEGAL MAIL ONLY
FEB 05 2014
SC Court of Appeals

Page 1 of 4

(Date) Nov 11-15-2013

RECEIVED
OFFICE OF THE CHIEF JUSTICE
NOV 21 2013

TO: "The State Supreme Court," Jean Hoefler (Chief Justice)

MY Name is "Gerald Rudell Williams," S.C.D.C.# 279075
I'm requesting that a Federal investigation be done so that
You along with the S.C. Justice Department can take some
form of legal actions in this case I present to you. I
have been wrong in the G.S. courts of Saluda County S.C.
By the Solicitor "Erve J. Maye," and the "Honorable J. Baxley,"
At this time I'm requesting that a complete investigation
be done on MY Trial Case in full.

Solicitor "Erven J. Maye" who violated the law in many
ways to maliciously proceed with my case. He violated the
State Supreme Court of S.C. 365 day Benchmark admin-
istrative Order pursuant to the provision of S.C. Const. ART
V, § 4. He also violated the uniform Differentiated Case Mana-
gement Order and he's also in violation of due Process of Law
and to add Malicious Prosecution. Solicitor "MAYE," who by use
of old evidence that I "Gerald R. Williams," had already been
indicted and True Bill on, did use to seek New indictments
to continue. He presented no new evidence in this case.
Back in May-9-2012 I was indicted on "5" Charge's, and
True Bill on all "5" of them. ON May-20th-21th-2013 one Year later
we moved for a Speedy trial during the last term of
Court before the Honorable Judge, "Thomas Russo," and the
State could not call this case to trial on the old(GS)

LEGAL
MATTERS
ONLY

Your "Honor," if the old 2012 indictments was some how dismiss we never seen any documentation on that dismissal. Solicitor "Maxe," ON 7-9-2013 seek a direct indictment maliciously for the same Charge's I had already been indicted on with the same evidence, from the old indictment. It is ~~obvious~~^{G.U.} clearly seen in some of the Paper's I'm Presenting to You AS Proof that the Solicitor did use some of the same Statements in Officer Lit E.B Padgett Affidavit to seek New indictments. This was a Direct intent to commit malicious Prosecution against my Constitutional rights. Also The Presiding Judge "Honorable J. Baxley," turn the blind eye to the hold Case, MY Co-defendant committed Perjury on the stand ^{o.u.} under oath. That was a crime done in Court and the Judge never said anything to that matter, Judge J. Baxley knew my Co-defendant had just testified in Court to my Attorney to the fact's of the case then later, to save his self he then lied on the stand by Changing his Story (See) Brown vs. State (2000) S.C RL 406 B.

Your "Honor" I truly think this case ~~was~~^{G.U.} was hold off until The state got a Judge that who they knew was to give Judgment in their favor. Solicitor knew that Justice was on his side knowing that the Judge would Tip the balance in their favor. This was a form of; wrongful use of Legal Process. The solicitor knew what great UN Just was done and did not wish to go before a Just Judge who

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would be open to no influence and would be sure to give a righteous decree.

Your "Honor," if you were to obtain the transcript from "May-20th-21st-2013." You can read for yourself what was said ~~in~~ in open court by the solicitor "Erven J. Marx," about the state having NO evidence to proceed. Also if you were to obtain the transcript from October 14th-17th-2013

You can read also for yourself that I truly was done wrong in this court of Saluda County S.C. by the two men; solicitor and the Judge. Maliciously. They still had no evidence that was new that says I committed this crime. The chain of custody was in fact broken in this case with the handling of the evidence. Tainted evidence of pictures of glove that can't be explain who took them. Bullets don't ~~match~~ ^{GW} match the guns they found on the out side that they said I had and shot up the house with. Bullets do match the gun that they found on the inside of the house. The D.N.A that was on the gun did not match my D.N.A. To remind you that this was the gun my Co-defendant said I had after he change his story to save his self. His D.N.A was not taken to test for a match. Your "Honor" this case was truly miss handle by the

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Page 4 of 4

that my Attorney made to the Court. I was found guilty due to that and sentence to 20 Years in the Department of Corrections. This was a direct intent of wrongful Use of Legal Process committed by the Judge in this Trial Case; along with the solicitor. Your "Honor," I now seek through this Federal investigation request is that my sentence be vacated for all the wrong that has been done to me maliciously. This request on this case is with my legal rights to seek help in this matter. From the state Supreme court, and S.C. Justice Department. To help undo what was wrongfully done to me through these UN Just acts they did.

Your Prompt Attention to this Legal matter is greatly APPreciated. (Note): That my APPEAL has been filed, and
A motion to Reconsider my sentence.

Sworn to before me this 15TH

Day of November 2013

Laverne R. Rhoads - Degr

Nov 12

Date.

2023

EXP.

Gerald R. Williams

Signature of Defendant
Gerald Rudell Williams
(Date) 11-15-2013

P.S: O Ye Who believe stand out
firmly for Justice, Follow not the
lust's of your hearts, lest ye swerve

The Date is A New date of Arrest.

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF Saluda VS. STATE

INDICTMENT/CASE#: 2013GS4100257

Gerald Rudell Williams

A/W#: 2013GS4100257

AKA:

Date of Offense: 7/9/2013

Race: Sex: M Age: 41

S.C. Code §: 16-03-0029

DOB: SS#:

CDR Code #: 3410

Address:

SENTENCE SHEET

City, State, Zip:

DL#: SID#:

*CDL Yes No CMV Yes No Hazmat Yes No

CONVICTED OF or PLEADS

In disposition of the said indictment comes now the Defendant who was

TO: Attempted Murder

in violation of § 16-3-29 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC) §17-25-45 w/minor 1st or Lewd Act

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury, (defendant's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signature]

Solicitor

SC Bar#

Defendant

Attorney for Defendant

SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,

for a determinate term of 20 days/months/years or under the Youthful Offender Act not to exceed years

and/or to pay a fine of \$; provided that upon the service of days/months/years and/or payment

of \$; plus costs and assessments as applicable*; the balance is suspended with probation for

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: 13-6-41-259 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. 553 days

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP

Total: \$ plus 20% fee: \$

days/hours Public Service Employment

Payment Terms:

Obtain GED

Set by SCDPPPS

Attend Voc. Rehab. or Job Corp.

Recipient:

May serve W/E beginning

Name:

Substance Abuse Counseling

§ 14-1-206 (Assessments 107.5 %)

Random Drug Alcohol testing

§ 14-1-211(A)(1) (Conv. Surcharge) \$100

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ beginning

§ 14-1-211(A)(2) (DUI Surcharge) \$100

\$ paid to Public Defender Fund

§ 56-5-2995 (DUI Assessment) \$12

Other:

§ 56-5-286 (DUI Breath Test) \$25

Proviso 47.9 (Public Def/Prob) \$500

§ 14-1-212 (Law Enforce. Funding) \$25

§ 14-1-213 (Drug Court Surcharge) \$150

§ 50-21-114(BUI Breath Test Fee) \$50

§ 56-5-2942(J) (Vehicle Assessment) \$40/ea

ATTEST: TRUE COPY [Signature]

Appointed PD or appointed other counsel, § 47.12 requires \$500 be paid to Clerk

STATE OF SOUTH CAROLINA

COUNTY OF Saluda
STATE VS.

Gerald Rudell Williams

AKA: _____

Race: _____ Sex: M Age: 41

DOB: _____ SS#: _____

Address: _____

City, State, Zip: _____

DL#: _____ SID#: _____

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was

TO: Attempted Murder

in violation of § 16-3-29 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,

for a determinate term of 20 days/months/years or under the Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment

of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of

probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: 13-65-41-259

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied

by the State Department of Corrections. 553 days

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal

Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferre. Def. Waives Hearing Ordered PTUP _____ days/hours Public Service Employment

Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____

Set by SCDPPPS _____

Recipient: _____

*Fine: _____

§ 14-1-206 (Assessments 107.5 %) \$ _____

§ 14-1-211(A)(1) (Conv. Surcharge) \$100 \$ 100.00

§ 14-1-211(A)(2) (DUI Surcharge) \$100 \$ _____

§ 56-5-2995 (DUI Assessment) \$12 \$ _____

§ 56-1-286 (DUI Breath Test) \$25 \$ _____

Proviso 47.9 (Public Def/Prob) \$500 \$ _____

§ 14-1-212 (Law Enforce. Funding) \$25 \$ 25.00

§ 14-1-213 (Drug Court Surcharge) \$150 \$ _____

§ 50-21-114 (BUI Breath Test Fee) \$50 \$ _____

§ 56-5-2942(J) (Vehicle Assessment) \$40/ea \$ _____

§ _____ (Surcharge) \$5 \$ 5.00

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2013GS4100258

A/W#: 2013GS4100258

Date of Offense: 7/9/2013

S.C. Code § : 16-03-0029

CDR Code #: 3410

SENTENCE SHEET

CONVICTED OF or PLEADS

MANDATORY GPS (CSC) § 17-25-45 w/minor 1st or Lewd Act

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,

for a determinate term of _____ days/months/years or under the Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment

of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of

probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: 13-65-41-259

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied

by the State Department of Corrections. 553 days

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal

Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferre. Def. Waives Hearing Ordered PTUP _____ days/hours Public Service Employment

Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____

Set by SCDPPPS _____

Recipient: _____

*Fine: _____

§ 14-1-206 (Assessments 107.5 %) \$ _____

§ 14-1-211(A)(1) (Conv. Surcharge) \$100 \$ _____

§ 14-1-211(A)(2) (DUI Surcharge) \$100 \$ _____

§ 56-5-2995 (DUI Assessment) \$12 \$ _____

§ 56-1-286 (DUI Breath Test) \$25 \$ _____

Proviso 47.9 (Public Def/Prob) \$500 \$ _____

§ 14-1-212 (Law Enforce. Funding) \$25 \$ _____

§ 14-1-213 (Drug Court Surcharge) \$150 \$ _____

§ 50-21-114 (BUI Breath Test Fee) \$50 \$ _____

§ 56-5-2942(J) (Vehicle Assessment) \$40/ea \$ _____

§ _____ (Surcharge) \$5 \$ _____

ATTEST: TRUE COPY
[Signature]
Clerk of Court
Saluda, S.C.

Appointed PD or appointed other counsel, § 47.12 requires \$500 be paid to Clerk during probation.

STATE OF SOUTH CAROLINA

COUNTY OF Saluda
STATE VS. Gerald Rudell Williams

AKA:
Race: Sex: M Age: 41
DOB: SS#
Address:
City, State, Zip:
DL#: SID#

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was

TO: Attempted Murder

in violation of § 16-3-29 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS
Mandatory GPS(CSC §17-25-45 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury,
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Mays Solicitor SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 20 days/months/years or under the Youthful Offender Act not to exceed years
and/or to pay a fine of \$; provided that upon the service of days/months/years and/or payment
of \$; plus costs and assessments as applicable*; the balance is suspended with probation for

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

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The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. 553 days

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:
RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ plus 20% fee: \$
Payment Terms:

Set by SCDPPPS

Recipient:

Table with 3 columns: Description, Amount, Total. Includes items like § 14-1-206 (Assessments 107.5%), § 14-1-211(A)(1) (Conv. Surcharge) \$100, § 14-1-211(A)(2) (DUI Surcharge) \$100, § 56-5-2995 (DUI Assessment) \$12, § 56-1-286 (DUI Breath Test) \$25, Proviso 47.9 (Public Def/Prob) \$500, § 14-1-212 (Law Enforce. Funding) \$25, § 14-1-213 (Drug Court Surcharge) \$150, § 50-21-114 (BUI Breath Test Fee) \$50, § 56-5-2942(J) (Vehicle Assessment) \$40/ea.

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2013GS4100259
A/W#: 2013GS4100259
Date of Offense: 7/9/2013
S.C. Code § : 16-03-0029
CDR Code #: 3410

SENTENCE SHEET

CONVICTED OF or PLEADS

in violation of § 16-3-29 of the S.C. Code of Laws, bearing CDR Code # 3410
NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS
Mandatory GPS(CSC §17-25-45 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury,
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Mays Solicitor SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 20 days/months/years or under the Youthful Offender Act not to exceed years
and/or to pay a fine of \$; provided that upon the service of days/months/years and/or payment
of \$; plus costs and assessments as applicable*; the balance is suspended with probation for

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
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The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:
RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ plus 20% fee: \$
Payment Terms:

Set by SCDPPPS

Recipient:

*Fine:
§ 14-1-206 (Assessments 107.5 %)
§ 14-1-211(A)(1) (Conv. Surcharge) \$100
§ 14-1-211(A)(2) (DUI Surcharge) \$100
§ 56-5-2995 (DUI Assessment) \$12
§ 56-1-286 (DUI Breath Test) \$25
Proviso 47.9 (Public Def/Prob) \$500
§ 14-1-212 (Law Enforce. Funding) \$25
§ 14-1-213 (Drug Court Surcharge) \$150
§ 50-21-114 (BUI Breath Test Fee) \$50
§ 56-5-2942(J) (Vehicle Assessment) \$40/ea.
PTUP days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp.
May serve W/E beginning
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ beginning
\$ paid to Public Defender Fund
Other:
Appointed PD or appointed other counsel, § 47.12 requires \$500 be paid to Clerk during probation.

ATTEST: TRUE COPY
Clerk of Court



State of South Carolina
The Circuit Court of the Eleventh Judicial Circuit

WILLIAM P. KEESLEY
JUDGE

127 COURTHOUSE SQUARE
POST OFFICE BOX 10
EDGEFIELD, SOUTH CAROLINA 29824-0010
TELEPHONE: (803) 637-4095
FAX: (803) 637-2035
E-MAIL: wkeesley@sccourts.org

MEMORANDUM
COPY

Date: September 23, 2013

To: Assistant Solicitors Ervin J. Maye and H. Franklin Young, III (via email)
Bennett Casto, Office of the Public Defender (via email)
Hon. Doris Holmes

Re: Mr. Gerald Williams
Saluda County
Case Numbers:

M-770163 through 770167
2012-GS-41-00263 through 00267
2013GS4100257, 2013GS4100258, 2013GS4100259

(These here are attempted
murder indictment)
↓

I received another letter from Mr. Gerald Williams demanding that he be granted a speedy trial. He indicates that he has been transferred to the Laurens County jail, which is affecting his ability to meet with his attorney.

Please let me know if it is possible to hear this motion and/or review the status of this case this Wednesday afternoon in Saluda. My law clerk will be in touch with the attorneys today.

Thank you.

cc: ✓ Mr. Gerald R. Williams
Laurens County Jail
P.O. Box 329
Laurens, SC 29360

(These here are
Bench Warrant indictment)

G.W

(2)

copy

STATE OF SOUTH CAROLINA)
)
 COUNTY OF SALUDA)
)
 STATE OF SOUTH CAROLINA)
)
 VS.)
)
 GERALD WILLIAMS,)
)
 _____)
 DEFENDANT.)

IN THE COURT OF GENERAL SESSIONS
 ELEVENTH JUDICIAL CIRCUIT

ORDER REGARDING SPEEDY TRIAL
 RELIEF

Indictment #s: 2012-GS-41-0263
 2012-GS-41-0264
 2012-GS-41-0265
 2012-GS-41-0266
 2012-GS-41-0267

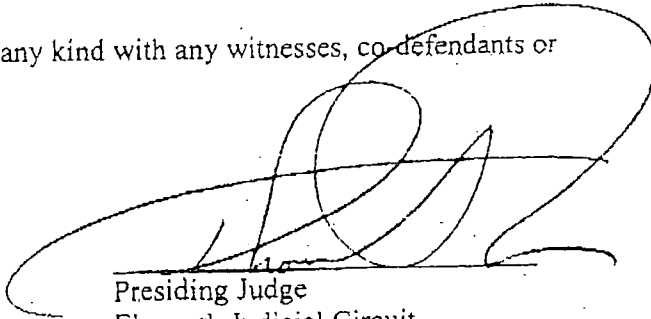
2013 MAY 22 PM 3:02
 CLERK OF COURT
 ELEVENTH JUDICIAL CIRCUIT
 SALUDA COUNTY, S.C.

On May 21, 2013, a hearing was held with regard to the Defendant, Mr. Gerald Williams, as to whether he was entitled to relief due to the State not calling his case to trial when counsel for Defendant moved for a speedy trial during the last term of court before the Honorable Judge Thomas Russo. The Court granted defense counsel's motion for relief.

IT IS THEREFORE ORDERED that the Defendant is entitled to appropriate relief and that the Defendant is hereby granted a personal recognizance bond on all charges in the above matter with the following special conditions:

1. That the Defendant be released only after being placed on a GPS monitoring device;
2. That the Defendant be confined to his home, with the only exception being for medical emergencies;
3. That the Defendant have no contact of any kind with any witnesses, co-defendants or victims involved in this case.

IT IS SO ORDERED.



Presiding Judge
 Eleventh Judicial Circuit

Saluda County, South Carolina
 Dated: MAY 22, 2013

This Letter Do not Concern
You; ONLY the high light of
this Letter



State of South Carolina
The Circuit Court of the Eleventh Judicial Circuit

~~William P. Keesley~~
~~Judge~~

Post Office Box 10
127 Courthouse Square
Edgefield, SC 29824-0010
Phone: (803) 637-4095
Fax: (803) 637-2035
wkeesley@sccourts.org

August 17, 2012

~~Mr. Gerald Rudell Williams~~
~~Orangeburg County Detention Center~~
~~P.O. Box 9000~~
~~Orangeburg, SC 29116~~

Re: ~~Case Numbers 2012-GS-41-263 (Warrant M770163) Murder/Att. Murder~~
~~2012-GS-41-264 (Warrant M770164) Murder/Att. Murder~~
~~2012-GS-41-265 (Warrant M770165) Murder/Att. Murder~~
~~2012-GS-41-266 (Warrant M770166) Poss. Firearm~~
~~2012-GS-41-267 (Warrant M770167) Malicious Injury to Real Prop.~~

(Note) That
I still got the
copies

Dear Mr. Williams:

(I wrote a letter to this, I had requested my
Preliminary hearing that I never got, they sent me summary court
summaries)

In response to your letter received today, you complain about illegal procedures in Saluda
County criminal cases, specifically the use of indictments to deprive defendants of a preliminary
hearing. As I believe you know, once probable cause has been determined by a Grand Jury,
there is no continuing right to a preliminary hearing. A preliminary hearing evaluates probable
cause. It is the Solicitor's prerogative to submit cases to a Grand Jury. The rights of the accused
concerning obtaining information and seeking dismissal of charges are still protected.

You complain about your attorney and ask for a new attorney to be appointed. You complain
about being transferred to institutions away from Saluda, affecting your ability to meet with your
attorney. I am sending a copy of this letter to the Solicitor's office, Mr. Seigler, and Mr.
Madsen, directing them to bring you before a judge for a hearing on the ~~attorney's fee~~

Finally, you mention confidential information. Please understand that what you send to me may
be shared with the State and the defense attorney, at a minimum. It may be included in your
public file. If you are seeking for me to investigate, a court is generally not an investigative
body. You should report your concerns to appropriate authorities.

Sincerely,

William P. Keesley

cc: ~~Public Defenders~~ W. Greg Seigler, Robert Madsen
~~Assistant Solicitors~~ Ervin J. Mays, Frank Young

STATE OF SOUTH CAROLINA

AFFIDAVIT

COUNTY OF SALUDA

PERSONALLY APPEARED BEFORE ME, JUDGE OF THE COURT, THE AFFIANT, LT. C.B. PADGET WHO BEING DULY SWORN DEPOSES AND STATES THAT THE DEFENDANT, GERALD WILLIAMS, DID WITHIN THE COUNTY OF SALUDA, STATE OF SOUTH CAROLINA, COMMIT THE FOLLOWING OFFENSE.

POSSESSION OF FIREARM BY CONVICTED FELON
16-23-500

THAT THE DEFENDANT DID ON April 13, 2012 HAVE IN HIS POSSESSION AN A.A. ARMS TEC 9MM SERIAL NO. 053915. THE DEFENDANT ALONG WITH A CO-DEFENDANT WENT TO THE VICTIM'S RESIDENCE AND FIRED SEVERAL TIMES INTO THE DWELLING WITH THE ATTEMPT TO KILL HE (AL JEROME YOUNG 10/30/1986) AND OTHER VICTIMS INSIDE. SAID DEFENDANT IS A CONVICTED FELON AND BARRED FROM POSSESSING A FIREARM IN S.C. SAID INCIDENT IS LOCATED AT 117 SHADOW RIDGE CT. IN SALUDA COUNTY. THIS IS IN VIOLATION OF SECTION 16-23-500 OF THE SOUTH CAROLINA CODE OF LAWS AS AMENDED.

SIGNATURE OF AFFIANT

Lt. C.B. Padgett

SWORN TO AND SUBSCRIBED BEFORE ME
THIS 14 DAY OF April 2012

[Signature]

MAGISTRATE FOR SALUDA COUNTY

(Note) That solicitor use the sa evidence to seek New indictments Look At Affidavit Solicitor us on his 7-9-2013 indictments, malice Prosecution use

The state also use malice aforethought in the all indictments

2013-65-4100-259

STATE OF SOUTH CAROLINA

AFFIDAVIT

COUNTY OF SALUDA

PERSONALLY APPEARED BEFORE ME, JUDGE OF THE COURT, THE AFFIANT, LT. C.B. PADGET WHO BEING DULY SWORN DEPOSES AND STATES THAT THE DEFENDANT, ORIENTHAL J. CHARLEY, DID WITHIN THE COUNTY OF SALUDA, STATE OF SOUTH CAROLINA, COMMIT THE FOLLOWING OFFENSE.

(Co-defendant)

POSSESSION OF FIREARM BY CONVICTED FELON
16-23-500

THAT THE DEFENDANT DID ON April 13, 2012 HAVE IN HIS POSSESSION AN A.A. ARMS, TEC 9MM SERIAL NO: 053915. THE DEFENDANT ALONG WITH A CO-DEFENDANT WENT TO THE VICTIM'S RESIDENCE AND FIRED SEVERAL TIMES INTO THE DWELLING WITH THE ATTEMPT TO KILL HE (AL JEROME YOUNG 10/30/1986) AND OTHER VICTIMS INSIDE. SAID DEFENDANT IS A CONVICTED FELON AND BARRED FROM POSSESSING A FIREARM IN S.C. SAID INCIDENT IS LOCATED AT 117 SHADOW RIDGE CT. IN SALUDA COUNTY. THIS IS IN VIOLATION OF SECTION 16-23-500 OF THE SOUTH CAROLINA CODE OF LAWS AS AMENDED.

SIGNATURE OF AFFIANT

Lt. C.B. Padgett

SWORN TO AND SUBSCRIBED BEFORE ME
THIS 14 DAY OF April 2012

[Signature]
MAGISTRATE FOR SALUDA COUNTY

(Note) That Solicitor Use the same evidence to see New ~~indictments~~ indictments Look At Affidavit Solici use on his 7-9-2013 indic Prosecution using

STATE OF SOUTH CAROLINA

AFFIDAVIT

COUNTY OF SALUDA

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SIGNATURE OF AFFIANT

Lt. C.B. Padgett

SWORN TO AND SUBSCRIBED BEFORE ME
THIS 14 DAY OF Apr. 1 2012

J. Brutt
MAGISTRATE FOR SALUDA COUNTY

(Note) That Solicitor use the same evidence to seek New ~~conviction~~ ^{ew} indictments
Look At Affidavit Solicitor use on his 7-9-2013 indictm
... ..



Saluda County Eleventh Judicial Circuit Public Index



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The day I was
Arrested

Switch View		The State of South Carolina VS Gerald Rudell Williams		Filed Date:	04/17/2012
Case Number:	M770165	Court Agency:	General Sessions	Disposition Judge:	
Case Type:	Criminal-Clerk	Case Sub Type:	Clerk Of Court C P, G S, And Family Court	Arrest Date:	04/14/2012
Status:	Pending	Assigned Judge:		(No Bill Date:)	?
Disposition:		Date Received:	04/17/2012	Waiver Date:	
Disposition Date:		True Bill Date:	?		
Law Enf. Case:	201204794	Indictment Number:	2012GS4100265		
Prosecutor Case:					
Probation Case:					

Case Parties		Charges	Sentencing	Associated Cases	Actions	Financials	Bonds	Disposition Date
Name	Charge Code - Charge Description	Original Charge Code - Original Charge						
Williams, Gerald Rudell	3410-Murder / Attempted Murder	3410-Murder / Attempted Murder						

(Note), That on Record At
the Judicial Department
I was never True Bill
for none of my Charge's

The day I
check



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Switch View		The State of South Carolina VS Gerald Rudell Williams			
Case Number:	M770166	Court Agency:	General Sessions	Filed Date:	04/17/2012
Case Type:	Criminal-Clerk	Case Sub Type:	Clerk Of Court C P, G S, And Family Court	Disposition Judge:	
Status:	Pending	Assigned Judge:		Arrest Date:	04/14/2012
Disposition:		Date Received:	04/17/2012	No Bill Date:	?
Disposition Date:		True Bill Date:		Waiver Date:	
Law Enf. Case:	201204794	Indictment Number:	2012GS4100266		
Prosecutor Case:					
Probation Case:					

Case Parties	Charges	Sentencing	Associated Cases	Actions	Financials	Bonds	Disposition Date
Name	Charge Code - Charge Description		Original Charge Code - Original Charge				
Williams, Gerald Rudell	3434-Weapons / Possession of Firearm or Ammunition by person convicted of violent felony		3434-Weapons / Possession of Firearm or Ammunition by person convicted of violent felony				

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Look At "True Bill"



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Switch View

The State of South Carolina VS Gerald Rudell Williams

Case Number:	M770163	Court Agency:	General Sessions	Filed Date:	04/17/2012
Case Type:	Criminal-Clerk	Case Sub Type:	Clerk Of Court C P, G S, And Family Court	Disposition Judge:	
Status:	Pending	Assigned Judge:		Arrest Date:	04/14/2012
Disposition:		Date Received:	04/17/2012	No Bill Date:	?
Disposition Date:		True Bill Date:	?	Waiver Date:	
Law Enf. Case:	201204794	Indictment Number:	2012GS4100263		
Prosecutor Case:					
Probation Case:					

Case Parties	Charges	Sentencing	Associated Cases	Actions	Financials	Bonds	Disposition Date
Name	Charge Code - Charge Description						
Williams, Gerald Rudell	3410-Murder / Attempted Murder						

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* Write a statement requesting a (Rule 5)

* Public ~~Defending~~ Defender should have this.

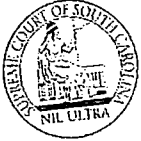


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The State of South Carolina VS Gerald Rudell Williams			
Switch View			Filed Date: 04/17/2012
Case Number:	M770164	Court Agency:	General Sessions
Case Type:	Criminal-Clerk	Case Sub Type:	Clerk Of Court C P, G S, And Family Court
Status:	Pending	Assigned Judge:	Disposition Judge:
Disposition:		Date Received:	04/17/2012
Disposition Date:		True Bill Date:	?
Law Enf. Case:	201204794	Indictment Number:	2012GS4100264
Prosecutor Case:			No Bill Date: ?
Probation Case:			Waiver Date:

Case Parties	Charges	Sentencing	Associated Cases	Actions	Financials	Bonds	Disposition Date
Name	Charge Code - Charge Description	Original Charge Code - Original Charge					
Williams, Gerald Rudell	3410-Murder / Attempted Murder	3410-Murder / Attempted Murder					



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The State of South Carolina VS Gerald Rudell Williams		Filed Date:	04/17/2012
Switch View	Court Agency:	General Sessions	
Case Number:	M770167	Case Sub Type:	Clerk Of Court C P, G S, And Family Court
Case Type:	Criminal-Clerk	Assigned Judge:	
Status:	Pending	Arrest Date:	04/14/2012
Disposition:		No Bill Date:	?
Disposition Date:		Waiver Date:	
Law Enf. Case:	201204794	Date Received:	04/17/2012
Prosecutor Case:		True Bill Date:	?
Probation Case:		Indictment Number:	2012GS4100267

Case Parties	Charges	Sentencing	Associated Cases	Actions	Financials	Bonds	Disposition Date
Williams, Gerald Rudell	0510-Malicious / Malicious injury to tree, house; trespass upon real property, injury value more than \$1000, but less than \$5,000						
	Original Charge Code - Original Charge						
	0510-Malicious / Malicious injury to tree, house; trespass upon real property, injury value more than \$1000, but less than \$5,000						

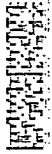
Gerald R. Williams S.C. DE 279073

Mailroom

Kirkland Correctional Institution

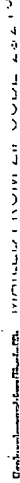
4344 Broad River Road

Columbia, S.C. 29210



\$ 01.06⁰

02 1M



The Supreme Court of S.C.

Jean H. Toak (Chief Justice)

P.O. Box 11330

Columbia, S.C. 29211

LEGAL MAIL ONLY

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