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COURT OF APPEALS COPY

THE DIVISION OF APPELLATE DEFENSE

LANELLE DURANT ESQ. - P.O. BOX 11589

COLUMBIA, S.C. 29211

MARCH 13 - 2015

RE: THE STATE VS. ARTHUR Moseley AKA Shahid MAJID

Appellate Case NO. 2014-000199

DEAR MS. DURANT ESQ.:

MAY THE LORD GOD OF ABRAHAM Bless You, Love Does \neq STAFF! ACCORDING TO
U.S. CASE ANDERAS VS. CALI 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed. 2d 493] - "HELD THAT AN
APPOINTED ATTORNEY MUST ADVOCATE HIS CLIENTS CAUSE VIGOROUSLY \neq MAY NOT WITHDRAW
FROM A NONFRIVOLOUS APPEAL - APPOINTED COUNSEL MUST PRESENT ON APPEAL ALL NON-
FRIVOLOUS ARGUMENTS REQUESTED BY HIS CLIENT.;"

"ALSO EVEN WHEN APPOINTED COUNSEL BELIEVES AN APPEAL HAS NO MERIT, HE MUST
FURNISH HIS CLIENT A BRIEF COVERING ALL ARGUABLE GROUNDS FOR APPEAL SO THAT THE
CLIENT MAY "RAISE ANY POINTS THAT HE CHOOSES" 386 U.S. AT 744, 87 S.Ct. AT 1400."

LET THE RECORD SHOW THAT AS OF DATE OF WRITINGS, I CHOOSE THE FOLLOWING - (4) FOUR -
GROUNDS - FOR MY APPOINTED COUNSEL - MS. LANELLE DURANT ESQ. TO ADMINISTER - ON -
"APPEAL BRIEF";

GROUND I.

JUDGE ABUSED DISCRETION: BY SENTENCING AOA APPELLANT TO AN ILLEGAL SENTENCE -
OF 50 YRS. FOR MURDER? VIA S.C. § 16-3-10 - MURDER - IS - MANDATORY - SENTENCE -
OF [30 YRS. - OR - LIFE] - NOT - 50 YRS?

TRANSCRIPT: PAGE 6 TO LINES 15, 16 (15-24)

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II. GROUND II.

JUDGE ABUSED DISCRETION: BY NOT APPOINTING - ADA-APPELLANT WITH NO TRIAL

EXPERIENCE ON PSY. MEDS. COUNSEL

TRANSCRIPTS: PAGE 151 LINES 20-25; P. 116 LINES 1-5; P. 18 LINES 13-25; P. 19 LINES 5-19; P. 25 LINES 1-10; P. 39 LINES 23-25; P. 40 LINES 1-9; 24-25;

CASE: FLANAGAN VS. STATE 224 GA. 272, 480 S.E. 2d 299

GROUND III.

JUDGE ABUSED DISCRETION: BY NOT ALLOWING ADA APPELLANT TO SUBMIT EXCULPATORY EVIDENCE (DOCUMENTS) TO JURY PROVING SOMEONE ELSE DID CRIME?

TRANSCRIPT: PAGE 448 LINES 3-7; P. 449 LINES 1-25; P. 450 LINES 1-25; P. 453 LINES 6-14; PAGES 454-482 (LINES 1-12)

CASES: HOLMES VS. S.C. 547 U.S. 319 (2006); TURNER VS. ARMOURTROUT, 8TH CIR. (1988)

GROUND IV.

JUDGE ABUSED DISCRETION: BY GIVING JURY WRONG CHARGE INSTRUCTIONS! JUDGE GAVE "HANDS OF ONE HANDS OF AIL" WHEN ADA-APPELLANT WAS ONLY ONE ON TRIAL.

TRANSCRIPT: PAGE 629 LINES 15-25; P. 652 LINES 6-25; P. 653 LINES 1-25; P. 654 LINES 1-8

CASES: LUIS VS. VARNER 748 F.2d 925 (1984); PEOPLE VS. HESS 244 MICH. APP. 33 543 N.W.2d 332 (1995)

I seek to be informed of ANY EXTENSIONS FOR CLERK KITCHINGS CITED [JAN 15-2015] THAT BANK WAS DUE - [JAN. 30-2015]. I also seek A [2015 S.C. Rules of Crim. P.C.M.P. HANDBOOK] FROM MS. DURANT. I CAN UNDERSTAND PROCEEDINGS BETTER, FOR AS LT. FRAUER NE SCDC EXPLAINED TO HER "I'M NOT ALLOWED TO HAVE LAW BOOKS"! MAY GOD BLESS!

1. DECLARATION OF SERVICE

PURSUANT TO 28 U.S.C. § 1746 I CERTIFY UNDER PENALTY OF PERJURY A COPY OF DOCUMENT HAS

BEEN SENT TO ADA APPELLANT'S ATTNY. MS. DURANT & CLERK KITCHINGS! FILED: MARCH 13-2015

SIGN: Arthur Moody - P.O. Box 205 - Ridgeville, S.C. 29472

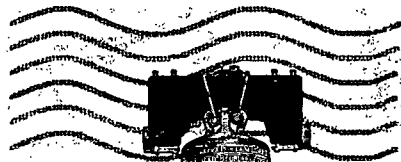
ARTHUR Mosley AKA Shamus Mayo # 199398

CHARLESTON SC 294

LCT- P.O. Box 205

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Bidgeville, S.C 29478



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THE SOUTH CAROLINA COURT OF APPEALS

CLERK JENNY ABBOTT KITCHINGS

P.O. BOX 11629-

Columbia, S.C 29211

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