



April 7, 2015

Hon. John C Few,
Chief Judge
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

Hon. Stephanie McDonald
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

Hon. Jasper Cureton
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

Jenny Adbott Kitchens
Clerk of Court, South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RECEIVED
APR 07 2015
SC Court of Appeals

RE: State of South Carolina v. Earl Graham
Via Hand Delivery

Dear Chief Judge Few, Judge McDonald, Judge Cureton and Ms. Kitchens:

I was court appointed in May of 2012 to represent Earl Graham in the General Sessions Court of Richland County on seven different charges. **(Exhibit A)**. I am the third such court appointed counsel for Mr. Graham on these very same charges. These criminal indictments are being prosecuted by the South Carolina Attorney General's Office. I most emphatically wish to state that I **do not** want to be relieved of representation of Mr. Graham

Mr. Graham has been diagnosed as possessing a narcissistic personality disorder with a co-diagnosis as a paranoid. It has been my experience, as well as that of previous court appointed counsel in this matter, that Mr. Graham has a habit of documenting matters on his own behalf, taking actions that are neither contemplated by trial counsel or even known of by trial counsel and copying non-parties all in an attempt to further his case.

This has led to his *sua sponte* appeals to the South Carolina Supreme Court as well as to the South Carolina Court of Appeals involving his bond recommitment while awaiting trial in the Richland County General Sessions Court on the charges for which I currently represent him.

On September 8, 2014, Mr. Graham's bond was revoked by the order of Judge Diane Goodstein in the General Sessions Court of Richland County. Judge Goodstein found that Mr. Graham had not continued to pay the premium as required by the bond company and had not stayed in touch with the bond company pursuant to their written contract with him; additionally Judge Goodstein found that Mr. Graham had violated the travel conditions as initially set out by Circuit Court Judge Casey Manning. Mr. Graham immediately required that I appeal this Order of Recommitment; I refused as I found there was not good cause to do so. On September 23, 2014, I received a letter from Mr. Graham (**Exhibit B**) that is dated September 14, 2014, to Ms. Kitchen, the Clerk of the Court of Appeals, as well as to Daniel Shearouse, the Clerk of the South Carolina Supreme Court. Mr. Graham had taken it upon himself to appeal *sua sponte* from Judge Goodstein's granting of the bond recommitment. This was received in my office on September 23, 2014, without any cover letter or instructions by the Defendant. As a result, on September 29, 2014, (**Exhibit C**), I notified Mr. Shearouse of this *sua sponte* appeal so as to at least satisfy Mr. Graham's mailing it to me and as a result of my prior knowledge was that he wished to appeal from Judge Goodstein's decision. As noted in my letter of September 29, 2014, (**Exhibit C**), I notified the client that I was submitting this to Mr. Shearouse. **Exhibit D** dated October 8, 2014, is a letter from Ms. Kitchens with copies to Ms. Sally Elliott of the Attorney General's Office required me to correct the deficiencies in Graham's *sua sponte* appeal to the Court of Appeals.

On that same day, October 9, 2014, I received a filing by Mr. Graham in the "United States of America South Carolina General Sessions Court Richland County (**Exhibit E**). It was for this reason that I notified Ms. Kitchens and Ms. Elliott as well as Mr. Dudek of the South Carolina Office of Indigent Defense on October 9, 2014 (**Exhibit F**), that I could not proceed to perfect any such deficiencies as long as he, Mr. Graham, had undertaken to fire me in the very same filing. **Exhibit G** shows that I, in effect, self-reported to the South Carolina Office of Disciplinary Counsel these allegations of Mr. Graham even though there had been no formal ODC complaint. (This client has previously filed an ODC complaint against me as well as several *sua sponte* motions in the Richland County General Sessions alleging misconduct, ineffective assistance of counsel and other related matters. All such motions and complaints have been denied. On one occasion Mr. Graham even required me to notify my insurance carrier that he intended to sue me for professional negligence- I did so but no such suit was ever filed.)

Chief Justice Jean Toal for the South Carolina Supreme Court ordered on October 16th, 2014, that Graham's *sua sponte* appeal from the bond revocation hearing be dismissed and to the extent that Mr. Graham's letter of October 7, 2014, was considered to be a request to relieve me as his counsel, that was also denied. (**Exhibit H**). Mr. Shearouse in **Exhibit I** dated November 3, 2014, remanded this matter on behalf of the Supreme Court to the Honorable Jeanette McBride of the Richland County General Sessions Court. A copy of this was also mailed to the Defendant as well as myself, Attorney General Alan Wilson and Solicitor Dan Johnson of the Fifth Judicial Circuit.

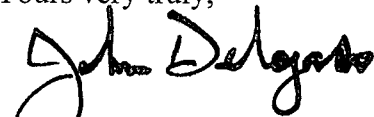
Because Mr. Graham had filed the same *sua sponte* appeal in two different appellant courts (the South Carolina Supreme Court and the South Carolina Court of Appeals), there are two different appellate court case numbers assigned these filings. Mr. Graham's appeal to the South Carolina Supreme Court is designated as appellate case number 2014-002107 (**Exhibit J**) while the docket number for the South Carolina Court of Appeals appellate case number is 2014-002113. (**Exhibit D**) It is this dual numbering factor that apparently has led to this court's concern that I have not otherwise cured the deficiencies requested of me for your court by Judge Cureton on December, 18th, 2014. (**Exhibit J**)

It is my very specific belief and understanding that the Order of the Chief Justice Toal on behalf of the South Carolina Supreme Court on October 16th cured any deficiencies requested by Judge Cureton (**Exhibit J**) and that this matter would have been resolved with the receipt of Chief Justice Toal's Order **Exhibit's H and Exhibit I**. Apparently the letter received from you yesterday, April 6th, **Exhibit K**, indicates for some reason that I had still as of yet had not cured the deficiencies which I submit have been attended to timely and have been rendered moot by the order of Chief Justice Toal (**Exhibits H and I**).

Again, I wish to reiterate to the Court that I will not seek to be relieved as counsel of Mr. Graham; this matter needs to be concluded and will done so by trial as soon as possible. Within the past two weeks, I have taken a very favorable plea offer from the Attorney General to Mr. Graham which he summarily dismissed. I have notified the Attorney General of Mr. Graham's non-acceptance of this plea offer and will contact Chief Administrative Judge Robert Hood of the Fifth Judicial Circuit to set up a status conference so that this matter can be scheduled for trial without further delay.

I stand ready to answer any other questions that this court may have. Please also advise me if there is any other step that you wish for me to take in this regard.

Yours very truly,



John Delgado

JDD/cw
Attachments

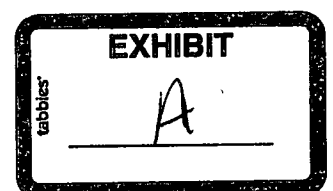
cc: Hon. Jean H. Toal, Chief Justice, South Carolina Supreme Court
Hon. Daniel Shearouse, Clerk, South Carolina Court of Appeals
Salley W. Elliott, Esq
Earl O. Graham

EARL GRAHAM
Arson/Harassment Case Numbers

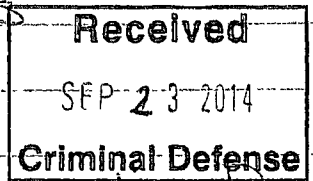
Docket#	Warrant#	Charge	Date filed
2012-GS-4001986	I-901993	Arson 3 rd Degree	5-9-12
2012-GS-4001987	I-901994	Arson 3 rd Degree	5-9-12
2012-GS-4001988	I-901995	Making false claim to obtain insurance benefits	5-9-12
2012-GS-4001989	I-901996	Burning personal property to defraud insurer	5-9-12
2012-GS-4001990	I-901997	Making false claim to obtain insurance benefits	5-9-12
2012-GS-4001991	I-901998	Burning personal property to defraud insurer	5-9-12
2012-GS-4002497	J-632198	Harassment 1 st degree	5-9-12

Court of Appeals Case Number 2014-002113

Supreme Court Case Number 2014-002107



The State of South Carolina
In the Court of Appeals
In the Supreme Court



Appeal From Richland County Court of
General Sessions

Circuit Court Judge

Case No. I901993, 994, 995, 996, 997
And 998 (For Arson)

The State
Earl O. Graham

Respondent
Appellant

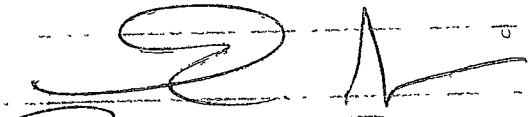
Notice of Appeal

Earl O. Graham Appeals his recommitment
The recommitment was imposed by the
Honorable on September 8, 2014.
Appellant has not received written
notice of entry of this Order Appellant's
Attorney John Delgado, refuse to
provide Appellant with written order
or file this Notice of Appeal.

Appellant is presently
incarcerated for a period of 1 year
with NO Good Time Work Credits or
Work Release for failure to pay



A Guardian Ad Litem in a Contested
Family Court Matter. (Judge Monet Pincus)
Plaintiff is indigent and can
not afford to pay filing fee. Thus,
this appeal is timely.


Earl B. Graham

September 14, 2014

The Honorable Jenny Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, South Carolina 29211

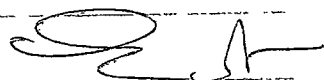
The Honorable Daniel E. Shearouse
Clerk, Supreme Court of South Carolina
P.O. Box 11330
Columbia, SC 29211

RE: State vs Earl Graham Case NO 1901993
994, 995, 996, 997 and 998 September 8th
re-commitment.

Dear Ms. Kitchings

Enclosed for filing is a notice of appeal
in the above cases. Also enclosed are
the following:

- (1) Proof of Service of the Notice
of Appeal on the respondent(s)
- (2) A copy of order (not provided)
- (3) Filing fee waiver (Indigent Status)
- (4) This appeal is being filed with
the Court of Appeals and a copy provided
to the Supreme Court Justice Sean Toal



Earl O. Graham



BLUESTEIN · NICHOLS · THOMPSON · DELGADO LLC
ATTORNEYS AT LAW

Margaret Miles Bluestein
John Shannon Nichols
Stacy Elizabeth Thompson
John Dennis Delgado
Allison Paige Sullivan
Ashley Trout Thompson
Blake Alexander Hewitt
Kenneth Henry Dojaquez
John Clarke Newton

OF COUNSEL
O Eugene Powell, Jr

September 29, 2014

Daniel E. Shearouse
Supreme Court of South Carolina
Post Office Box 11330
Columbia, SC 29211

RE: Appeal, State v. Earl Graham

Dear Mr. Searous.

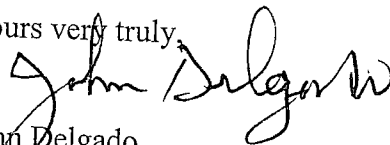
Please find enclosed an original of a *sua sponte* Appeal by my client, Earl Graham, from a revocation of a bond proceeding held in the General Sessions Court of Richland County on September 11, 2014

I am court appointed to represent Mr. Graham on two counts of arson in the second degree and two counts of filing false insurance claims. Mr. Graham is an individual who takes my appointment as his third appointed counsel, to require me to do all sorts of unrelated matters for which I am not appointed.

After his revocation of bond by Judge Diane Goodstein, Mr. Graham then sent me this original of what appears to be an appeal. Mr. Graham had, after the revocation of bond by Judge Goodstein, "fired" me, and I am at a loss as to understood what my responsibilities are in this matter.

I submit this to you for whatever purpose Mr. Graham has in this matter and I am contacting him so that he will know that this has been done.

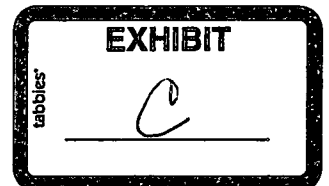
Yours very truly,


John Delgado

JDD/cw

Enclosure

cc: client (w/enclosure)





The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS
CLERK

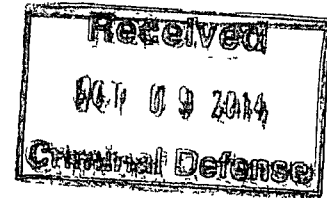
V CLARE ALLEN
DEPUTY CLERK

POST OFFICE BOX 11629
COLUMBIA, SOUTH CAROLINA 29211
1015 SUMTER STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE (803) 734-1890
FAX (803) 734-1839
www.sccourts.org

October 08, 2014

Mr. John Dennis Delgado, Esquire
1614 Taylor St.
Columbia SC 29201

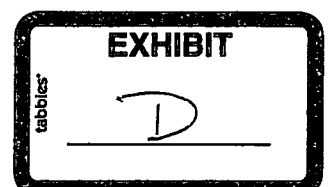
Re: The State v. Earl O. Graham
Appellate Case No. 2014-002113



Dear Counsel:

Upon reviewing your client's notice of appeal, the following deficiency or deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter:

- The accompanying proof of service is not in compliance with the SCACR. Your proof of service should be substantially in the format shown by Form 7 in Appendix C to part II of the SCACR. All parties should be served the notice of appeal, and noted on the proof of service.
- The caption/title does not comply with Rule 267(a), SCACR. Specifically, the lower court indictment numbers, opposing counsel, and the trial court judge are not included on the notice of appeal.
- The notice of appeal is not accompanied by a redacted copy of the order(s) and/or sentencing sheet(s) challenged on appeal.



Very truly yours,

Handwritten signature of Tommy Abbott Kitching in cursive script.

CLERK

cc: Salley W. Elliott, Esquire
Alan McCrory Wilson, Esquire
Robert Michael Dudek, Esquire

United States Of America
South Carolina
General Sessions Court
Richland County

State Of South Carolina
Plaintiff

Versus

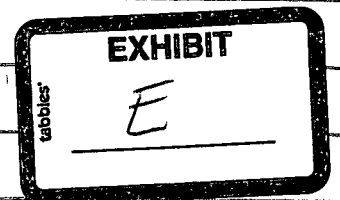
CASE Numbers: 1901993
994, 995, 996, 997 And 998

Earl Graham

Accused

For: Arson

Motion To Replace Court
Appointed Attorney For Ineffective
Assistance To Client



The accused, After having been duly Sworn to in accordance with law, hereby deposes and states that:

I) Attorney John Delgado, The Accused's Court appointed Counsel, has hindered and prevented the Accused from receiving a full, fair and impartial hearing during the September 8, 2014 recommitment hearing.

John Delgado's actions were deliberate and intentional.

II. It is again the accused's belief that John Delgado's misconduct is a serious affront to the Administration of Justice and brings disrepute upon the legal profession itself. Accordingly, the Accused submits the Purgong Motion Again, in support of new evidence of a formal Complaint for legal malpractice before the Office of Disciplinary Council,

^{AGAIN} John Delgado committed serious breaches of the South Carolina Rules of Professional Conduct, Particulary:

A. Rule 1.1 - Competence

"A Lawyer shall provide competent representation to a client. Competent representation requires the legal knowledge, skill, thoroughness and preparation reasonably necessary for the representation"

B. Rule 1.3 - Diligence

"A Lawyer shall act with reasonable diligence and promptness in representing a client"

C. Rule 1.4 - Communications

"(a) A Lawyer shall:

(1) Promptly inform the client of any decisions or Circumstance with respect to which

the client's informed consent, as defined in Rule 1.0(f), is required by these Rules;

(2) Reasonably consult with the client about the means by which the client's objectives are to be accomplished;

(3) Keep the client reasonably informed about the status of the matter;

(4) Promptly comply with reasonable requests for information and

(5) Consult with the client about any relevant limitation on the lawyer's conduct when the lawyer knows that the client expects assistance not permitted by the Rules of Professional Conduct or other law;

(b) A lawyer shall explain a matter to the extent reasonably necessary to permit the client to make informed decisions regarding the representation."

D. Rule 3.5(a) - Impartiality and decorum of the Tribunal "A lawyer shall not:

(a) seek to influence a judge, juror, member of the jury venire or other official by means prohibited by law

(E) Rule 8.4 - Professional Misconduct It is a professional misconduct for a lawyer to:

(a) Violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;

(b) Commit a criminal act that

reflects Adversely on the Lawyers honesty trustworthiness or fitness as a Lawyer in other respects;

(C) Commit a Criminal Act involving Moral turpitude;

(D) Engage in Conduct involving dishonesty fraud, deceit or misrepresentation;

(E) Engage in Conduct that is prejudicial to the Administration of justice;

(F) State or imply an ability to influence improperly a government Agency or officials or to achieve results by means that violate the Rules of professional Conduct or other Law; or

(G) Knowingly Assist a judge or judicial officer in Conduct that is a violation of applicable rules of judicial Conduct or other Law;

IV. As a result of these transgressions, John Delgado refused the accused's wishes to represent the latter effectively and in accordance with the accused's objectives. The accused has had no say so in the representation of this case and the September 8, 2014 hearing. John Delgado has unilaterally made all decisions without the freely given, fully informed consent of the accused.

V. The accused is indigent and cannot afford to hire an attorney. The Court has prior knowledge of that indigence.

A) Prior to the September 8, 2014 hearing, John Delgado failed to inform accused

of hearing. Accused Arrived at September 8, 2014 hearing with Any knowledge or prior warning thus, being denied Due process.

VI. Despite this, the Accused "CAN-NOT" Continue to work with John Delgado, as the latter is ignorant of the laws, of the Court rules, and of Court procedures. If the Court expects the accused to either represent himself or accept Inadequate Counsel, it would be a denial of due process, as amply held in the case of Powell vs State of Alabama (287 US 45)

VII By the actions of John Delgado, the Accused has actually been denied of fundamental right to due process of law. John Delgado has established procedures that are inconsistent with statute, rule and policy to prevail in this September 8, 2014 hearing rather than presenting a vigorous defense, to the detriment of the Accused.

VIII The effect of John Delgado's act of again ignoring the accused's pleas to take certain actions, of presenting no defense but demanding the accused to stipulate under duress, of making no objections, of raising no appealable issues, of allowing falsified order, reports and statements to stand unrebutted, of conducting no investigation or inquiry relating to insufficient Due process, and of not acting to insure that the accused's defense is in accordance with established statutes and regulations, have established errors so severe as

to deprive the accused of a fair and reliable September 8, 2014 hearing

IX Worse, John Delgado upon learning of the September 8, 2014 hearing made no attempt to notify his client (accused) nor did he prepare for hearing. John Delgado never investigated possible biases or previous professional infractions by other parties, nor has he tried to assist accused during his false incarceration.

X The deliberate obstructionism on the part of John Delgado resulted in the accused denial of substantial and procedural rights to present evidence and witness in the defense of the September 8, 2014 motion hearing. It likewise forestalled the accused's right to rebut testimony against his interest.

XI By and large, the non-assistance by John Delgado to advance the hearing of the accused was so defective that it fell below an objectionable standard of reasonableness and said deficient performance prejudiced

XII On numerous occasions, John Delgado has expressed a personal bias against the accused. It is reasonable to submit, therefore, that John Delgado deliberately chose to notify the accused of the September 8, 2014 hearing

7

because the Accused Filed An (ODE) Office
Of Disciplinary Council Complaint Against
MR Delgado

XIII During another unannounced Summon
to Court of General Session in January 2014
John Delgado Again Failed to Notify Accused
of the Scheduled Motion hearing to replace
Court Appointed Attorney for Ineffective Assistance
to Client John Delgado's refusal to be relieved
is to the detriment of the accused.

XIV During the conduct of the hearing,
John Delgado expressed a vehement desire
to remain as Counsel. However, he did state
the following: "IF MR. Graham Withdraws his
ODE Office of disciplinary Counsel Complaint"

XV Such an abhorrent and repugnant act is
a breach of John Delgado's duty of Loyalty
towards the accused - which, in legal practice,
is again, the most basic duty of Counsel.

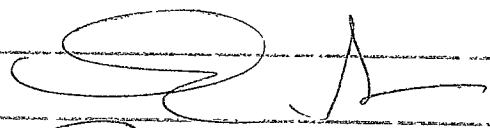
XVI Again, Considering these premises, the
accused herto requests the Court to find
John Delgado has been Again, ineffective to
date and to review the procedures and
take steps to remedy any defect that John
Delgado Committed the Conduct of the Hearing

XVII Hence, the Accused moves that John Delgado be relieved of his duty as Court Appointed Counsel in the accused Arson Case

XVIII Hence, the accused moves for a Bond Reduction based on United States Constitution "Bonds shall not be Excessive"

The accused bond was set at \$150,000 (4) years ago with limited travel outside of State for business

XIX The accused further moves that the Court Appoint a new Counsel or allow accused to assist in selection


CARLO O. GRAHAM
30 September 14

Proof of Service

The State of South Carolina
In the Court of General Sessions

State of SC
vs
Paul Graham

Case # I 901993
994, 995, 996, 997 and 998

I Certify that I have served this Motion to ~~Replace~~ Court Appointed Attorney for ineffective Assistance to Client by depositing a copy of it in the United States Mail postage paid on October 2014 address to the following:

South Carolina Attorney General
Alan Wilson

Roubaud C Dennis Bld

Assembly Street Columbia SC 29201

* Clerk of Court

Jannette Mcbride


1701 Main St Columbia SC 29201

* John Delgado BNTD

1614 Taylor St

Columbia, SC 29202

8 October 2014


Paul G. Graham
201 John Mark Drive
Columbia, SC 29209



BLUESTEIN · NICHOLS · THOMPSON · DELGADO LLC
ATTORNEYS AT LAW

Margaret Miles Bluestein
John Shannon Nichols
Stacy Elizabeth Thompson
John Dennis Delgado
Allison Paige Sullivan
Ashley Trout Thompson
Blake Alexander Hewitt
Kenneth Henry Dojaquez
John Clarke Newton

OF COUNSEL
O Eugene Powell, Jr

October 9, 2014

Jenny Adbott Kitchens
Clerk of Court, South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RE: State of South Carolina v. Earl O. Graham
Appellant Case No.: 2014-002113

Dear Ms Kitchens:

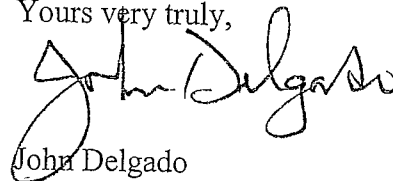
I am in receipt of your letter of October 8, 2014, concerning the above-referenced individual, who has appealed his bond revocation in the General Sessions Court of Richland County. Please be advised that I received your letter here in my office on Thursday, October 9, 2014.

On this very same day, I received a letter by certified mail return receipt from Mr. Graham, claiming that I have acted unprofessionally and violated his right to effective assistance of counsel as a result of this bond revocation hearing.

I have alerted Assistant Attorney General Josh Underwood, Staff Attorney William Campbell of the Office of Disciplinary Counsel, Ms Debbie Hopkins of your office and Honorable Robert Hood, Chief Administrative Judge of the Fifth Circuit to this complaint.

It appears that to me that as a result of Mr Graham's complaint, I cannot proceed forward with anything along the lines that you have requested that I perfect on behalf of Mr Graham If the Court feels otherwise please so advise me

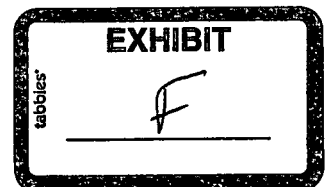
Yours very truly,

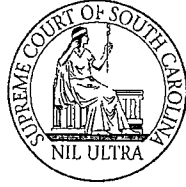


John Delgado

JDD/cw

cc: Sally Elliott, Deputy Attorney General
Robert Michael Dudek, South Carolina Commission on Indigent Defense





Earl Graham
[Handwritten signature]

The Supreme Court of South Carolina
OFFICE OF DISCIPLINARY COUNSEL

Lesley M Coggiola
Disciplinary Counsel

Post Office Box 12159
Columbia, South Carolina 29211

William C Campbell
Assistant Disciplinary Counsel

Telephone (803) 734-2038
Fax (803) 734-1964

October 15, 2014

PERSONAL AND CONFIDENTIAL

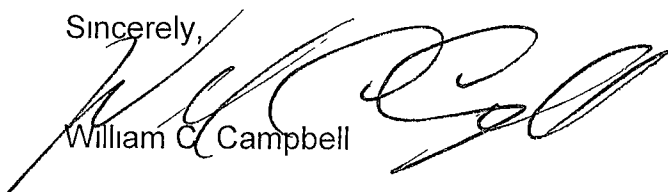
John Dennis Delgado, Esquire
1614 Taylor Street
Columbia, SC 29201

RE. Report of New Information
File Number. 13-DE-L-1589

Dear Mr Delgado

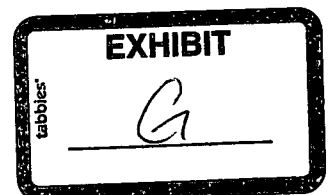
We appreciate your sending your email of October 9, 2014. Based on the information you furnished, we find no evidence of any lawyer misconduct on your part. Accordingly, this matter will not be reopened or the information used as the basis of a new complaint. Thank you for bringing this matter to our attention.

Sincerely,



William C. Campbell

WCC/



The Supreme Court of South Carolina

The State, Respondent,

v.

~~Barl O. Graham~~, Appellant.

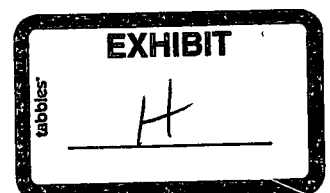
Appellate Case No. 2014-002107
Lower Court Case Nos. 2012GS4001986,
2012GS4001987, 2012GS4001988, 2012GS4001989,
2012GS4001990, 2012GS4091991

ORDER

John Delgado, Esquire, appellant's appointed counsel in these cases, has forwarded this Court a *pro se* notice of appeal that his client has served. He indicates that this appeal arises out of a bond revocation hearing.

A criminal defendant may not appeal until sentence is imposed. State v. Miller, 289 S.C. 426, 346 S.E.2d 705 (1986); Parsons v. State, 289 S.C. 542, 347 S.E.2d 504 (1986); State v. Washington, 285 S.C. 457, 330 S.E.2d 289 (1985). Since no sentence has been imposed in any of these cases, the *pro se* notice of appeal is dismissed and the remittitur will be sent as provided by Rule 221 of the South Carolina Appellate Court Rules (SCACR).

Finally, to the extent that petitioner's letter dated October 7, 2014, may be a request for this Court to relieve Mr. Delgado as his counsel in this appeal and to appoint new-counsel, that motion is denied. *See* Rule 264, SCACR (counsel before the lower court remains as counsel on appeal unless relieved by the appellate court);



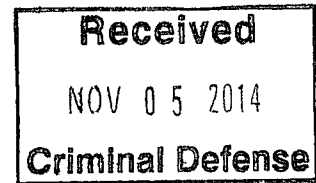
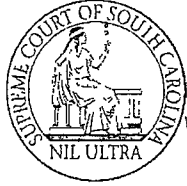
Rule 602(e), SCACR (continuing representation).



FOR THE COURT

Columbia, South Carolina
October 16, 2014

cc: Mr. Earl O. Graham
John Dennis Delgado, Esquire
Alan McCrory Wilson, Esquire
Solicitor, 5th Judicial Circuit



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
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November 3, 2014

The Honorable Jeanette W. McBride
Clerk of Court, Richland County
PO Box 2766
Columbia SC 29202-2766

REMITTITUR

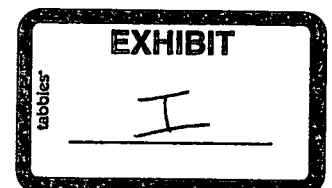
Re: The State v. Earl O. Graham
Lower Court Case No. 2012-GS-40-01986, 2012-GS-40-01987, 2012-GS-40-01988, 2012-GS-40-01989, 2012-GS-40-01990, 2012-GS-40-01991
Appellate Case No. 2014-002107

Dear Clerk of Court:

The above referenced matter is hereby remitted to the lower court or tribunal. A copy of the judgment of this Court is enclosed.

Very truly yours,

CLERK



cc:

Mr. Earl O. Graham

John Dennis Delgado, Esquire

Alan McCrory Wilson, Esquire

Daniel Edward Johnson, Esquire

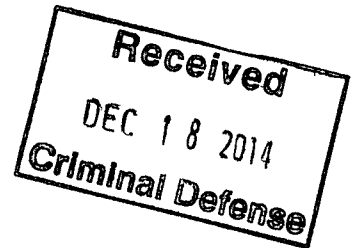
The South Carolina Court of Appeals

The State, Respondent,

v.

Earl O. Graham, Appellant.

Appellate Case No. 2014-002113



ORDER

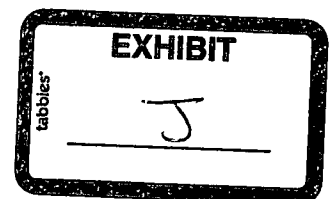
Appellant's counsel has filed a letter, which we construe as a motion to be relieved as counsel. Within ten days, counsel shall correct the deficiencies listed in our letter of October 8, 2014, and provide proof that counsel has served Appellant with the request to be relieved. Upon receipt, this court will consider counsel's motion.


FOR THE COURT

Columbia, South Carolina

cc:

Salley W. Elliott, Esquire
Alan McCrory Wilson, Esquire
Robert Michael Dudek, Esquire
John Dennis Delgado, Esquire



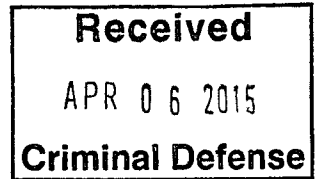
The South Carolina Court of Appeals

The State, Respondent,

v.

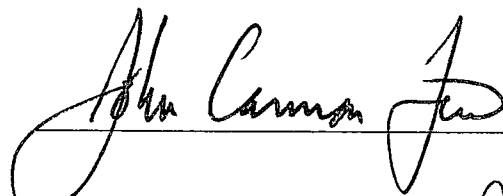
Earl O. Graham, Appellant.

Appellate Case No. 2014-002113

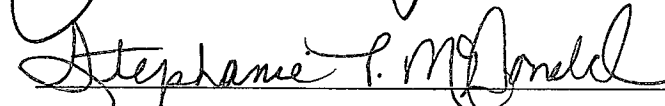


ORDER

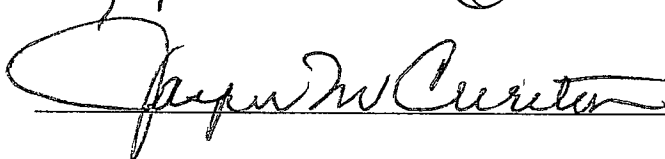
On December 17, 2014, this Court issued an order construing an October 9, 2014 letter from Mr. John Delgado as a request to be relieved as counsel for Appellant. The Court requested Mr. Delgado to correct the deficiencies listed in this Court's October 8, 2014 letter and to provide proof that Mr. Delgado served Appellant with his request to be relieved. As of the date of this order, this Court has not received anything from Mr. Delgado. Within ten days of the date of this order, Mr. Delgado is requested to either provide the order challenged on appeal and proof of service of the notice of appeal or an explanation as to why he is unable to do so. This Court will act on the request to be relieved upon receipt or the expiration of ten days.



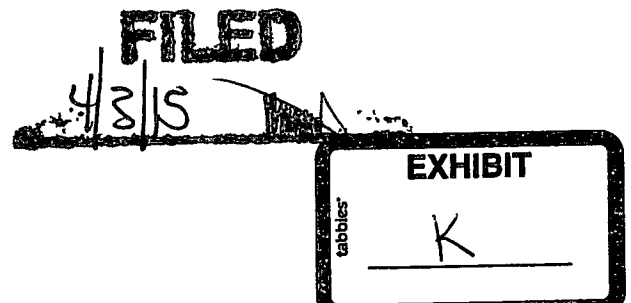
C.J.



J.



A.J.



Columbia, South Carolina

cc:

Salley W. Elliott, Esquire

Alan McCrory Wilson, Esquire

John Dennis Delgado, Esquire



BLUESTEIN NICHOLS THOMPSON DELGADO LLC
ATTORNEYS AT LAW

1614 Taylor Street | PO Box 7965 | Columbia, SC 29202

Jenny Abbott Kitchens
Clerk of Court, South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RECEIVED

APR 07 2015

SC Court of Appeals



BLUESTEIN NICHOLS THOMPSON DELGADO LLC
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Hon. Jasper Cureton
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RECEIVED

APR 07 2015

SC Court of Appeals



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Hon Stephanie McDonald
South Carolina Court of Appeals
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APR 07 2015

SC Court of Appeals



BLUESTEIN · NICHOLS · THOMPSON · DELGADO LLC
ATTORNEYS AT LAW

1614 Taylor Street | PO Box 7965 | Columbia, SC 29202

Hon. John C Few
Chief Judge
South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211