

RECEIVED

JUN 03 2015

To Ms. Kitching

SC Court of Appeals

I ~~BAICES~~ ~~DRI~~ ~~GGERS~~ am trying once more for the ~~fifth~~ time in getting a response to my questions about a pro se brief, Did the first attempt make it, was the pro se brief readable, my first attempt at getting a response was on March 26 then on April 1, 18, 24, and now on May 22 2015. I am not a lawyer and could not find anything to help me format my brief. The first couple had more case law than this one. Is it common practice to delay an appeal SC law 18-7-170 states there should be a judgment on appeal within 60 days of trial. Why have I been denied that writ right? SC law 18-7-150 stated new trial if defendant did not appear that would be this case 2014-002293. How did Mr. Pachak miss this? I told Mr. Pachak I want my case conflicted out to a private Attorney. Please forward to all people involved with case.

Just because of this reason.
I still want my case to be
handled by a private lawyer
Mr. Mosses, office on Divine St Columbia
S.C. From my understanding there is a
fund of \$3,200⁰⁰ dollars just for such
a thing "non state appointed counsel." Please
forward any paper work I may need
to procure said funds so that Mr.
Mosses may proceed to start representing
me as soon as possible. I have
also asked Mr. Pachak about
an appeal bond he said his office
did not handle such things. I asked
him to send me the info about who
I needed to contact about an appeal
bond but he did not respond to my
request. SC law 18-1-90 plainly states
that bail maybe allowed in non-violent
cases such as mine. Please notify me
of any and forward me all paper work
needed to request such a bail, I should
qualify for a P.R. Bond since I have
already served my sentence, and was

out on a P.R. bond on both charges
of Case NO. 2014-002293 for 3 1/2
years before ever being tried in
my absence. To my understanding
of S.C. state laws and federal laws
my writs, rights are being violated by
this state and by the miss representation
of my state employed appointed
attorney Mr. Pachak, and this office!!
Please once again I would like to
be represented by Marrian Mosses, a
private attorney, not a state employee,
that I consider to be a conflict
of interest. How can I be represented
by a state employee when I'm being
persecuted by the state? I would like
to request a S.C. law 18-7-160, 18-7-90,
18-7-150, & 18-7-170. Can any an all
forms need too get a bond & any an all
forms for my case too be conflicted out
to a private attorney please be sent
to me BRUCE JOSEPH DRIGGERS, United
States Citizen, & legal resident of
South Carolina too: 4848 Goldmine Hwy OAA#444
Kershaw S.C. 29067

Copy #5

this PRO SE Brief written on March 15, 2015 is to the best of my ability not being informed to how to format or to content allowed. I am not trained in law which is why I have asked for my case to be conflicted out to a private attorney.

Was proper notice given to appellant BRICE Joseph DRIGGERS of date of trial as prescribed by Federal and S.C. state Constitutional amendment rights & law states? Was the 14th, 16th, & 84th constitution rights followed?

Was court rule 16 of S.C. rules of court procedure followed?

See trial transcript p.5 lines 7-10, 14-25, p.6 lines 1-3, p.45 lines 19-23, 24-25, p.46 lines 1-8, p.47 lines 19-20

BRICE J. DRIGGERS #361784
KCI. OA #A44
4848 Goldmine Hwy.
Kershaw S.C. 29067

Ms. Kitchings
Clerk of Appeals
Court of S.C.
PO Box 11629
Columbia S.C. 29211

RECEIVED

JUN 03 2015

SC Court of Appeals

Driggers 361784
LEGAL

MAY 2 1955

RECEIVED

RECEIVED
WARDEN
MAYMAN CORRECTIONAL INSTITUTION
S.C. DEPARTMENT OF CORRECTIONS