

Rishawn Reeder #316370
Perry C.I.
430 Oaklawn Rd
Pelzer, S.C. 29669

November 10, 2015

RECEIVED

The Supreme Court of South Carolina
P.O. Box 11330
Columbia, S.C. 29211

NOV 18 2015

S.C. SUPREME COURT

Dear Honorable Court,

This is a letter in regard to the misconduct of my counsel David Alexander refusing to raise all my relevant meritorious issues preserve for the record to the Honorable Courts that require the vacation of my wrongful conviction. Mr. Alexander is helping hide the misconduct of court officials. He is hiding the deception that the prosecutor, detectives, and my trial counsel presented to the courts. It was a miscarriage of justice in my court proceeding that David Alexander is failing to present to the Supreme Court where false evidence was presented to wrongfully convict me. Exculpatory evidence that was not presented that should of been presented to the court where third party guilt evidence exonerating me, he failing to present the issue where another person is identified as the shooter when I was never identified as the shooter should be presented. Mr. Alexander is trying to barr my claims when no competent lawyer would ~~clearly~~ voluntarily abandon these issues.

I am not trying to knowingly, voluntarily, or involuntarily abandon my relevant claims. Enclosed you will find the relevant claims that I have respectfully instructed appellate counsel to raise, I was frame. The state and my trial lawyer intentionally did misconduct, withhold exculpatory evidences from me, and fail to present alibi evidence. I need the courts to review the material and relevant evidence that warrant the vacation of my sentence. I deserve my fair bite of apple like each appellant. I ask for the Honorable Courts help in due process of law and equal protection of law.

Respectfully submitted,

Rishawn Reeder
11/10/15

Claims I want raise that are relevant issues:

Ineffective Assistance of Counsel:

- (1) trial counsel failure to object to allege non-testifying codefendant's out-of-court statements through investigator's testimonies
- (2) trial counsel failure to confront and cross-examine Ofc. Heather Forrester
- (3) trial counsel failure to conduct an independent investigation
- (4) trial counsel failure to interview alibi witnesses
- (5) trial counsel failure to present allege codefendant identification of shooter
- (6) trial counsel failure to motion for severance
- (7) trial counsel failure to impeach SLED investigator Ila Simmons testimony on gunshot residue test results
- (8) trial counsel objecting and redacting statements on affidavit of the photo identification by Dwight Jeter identifying Mr. Cathcart as shooter
- (9) trial counsel failure to present Crimestoppers lead of the shooter
- (10) trial counsel requesting self-defense charge
- (11) trial counsel failure to present applicant and allege codefendant Gunshot Residue Analysis Information forms
- (12) trial counsel failure to motion to suppress applicant's gunshot residue test pursuant to S.C. Rules of Evidence Rule 403
- (13) trial counsel failure to motion to quash indictment before the jury was sworn
- (14) trial counsel failure to inform to testify
- (15) trial counsel failure to present Edward Robinson confession of the shooter
- (16) trial counsel failure to object to Solicitor's Closing Argument

Due Process of Law:

- (1) State withheld deal between State and allege codefendant
- (2) Brady violation