



RECEIVED

JUN 07 2016

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

June 7, 2016

Mr. Terry McCall, #233236
Ridgeland Correctional Institution
P.O. Box 2039
Ridgeland, SC 29936

Re: The State v. Terry McCall
Appellate Case No. 2015-001097
Lower Court Case No. 2012GS2310242

Dear Mr. McCall:

This responds to your correspondence dated May 27, 2016. Although the Division of Appellate Defense has not assigned a specific attorney to your case, you are currently represented by the Division of Appellate Defense in this case. If it is appropriate to seek to have the court reporter held in contempt, that motion will have to be made by the Division of Appellate Defense. *Miller v. State*, 388 S.C. 347, 697 S.E.2d 527 (2010); *Jones v. State*, 348 S.C. 13, 558 S.E.2d 517 (2002); *State v. Stuckey*, 333 S.C. 56, 508 S.E.2d 564 (1998); *Foster v. State*, 298 S.C. 306, 379 S.E.2d 907 (1989). Therefore, no action will be taken on your *pro se* request.

Very truly yours,

CLERK

cc: Robert Michael Dudek, Esquire (with copy of correspondence)
John Benjamin Aplin, Esquire (with copy of correspondence)
The Honorable Jenny Abbott Kitchings (with copy of correspondence)
Office of Court Administration (with copy of correspondence)

Terry McCall 233236

5/27/16

R.I.I - C-A-32
P.O. Box 2039
Ridgeland, S.C.
29936

In Reo May 23, 2016 Letter concerning having Court issue Contempt Order
on Court Reporter Caroline Hiskell, From Your Office

Dear Clerk of Court, Jenny A. Kitchings,

Your response letter dated May 23, 2016 in regards
to my request for the Court to issue a Order for Contempt against Court Reporter
Caroline Hiskell, states the Court will not issue and Order because I have counsel
representing me.

Your belief is incorrect, as I do not have counsel representing me at this
time. And the letter enclosed is proof, It clearly states that Once the trial
transcript is received, I will assign your case to and Appellate Defender.
I have no Appellate Counsel, further more this has nothing to do with a Court
Proceeding, This is a Proceeding where as your office can issue the Order for contempt
upon the proper showing. And I believe the letters enclosed from the
S.C. Commission on Indigent Defense, Administrative Coordinator, Paula Murdoch
establishes this Court reporter is in Contempt of Court. And violating my
Due Process of law to be treated Equally, or as the S.C.A. Rules Apply to
Court reporters Producing transcripts.

Again, I request this Court issue and Order for Contempt of Court on
Ms. Caroline Hiskell, And allow me to proceed as I am not represented
by counsel, but my case is Not assigned yet to Any Lawyer, And I
can proceed Pro Se' until counsel is appointed or assigned, And this
won't take place until, After the transcript is received according to
the S.C. Commission on Indigent Defense letter Dated May 13, 2016

"Awaiting Your Reply"

Sincerely Yours,
Jenny E. McCall

C.C. Filed