

State of South Carolina  
Richland County

Treya Williams, 341036  
v.  
State of South Carolina

In The Supreme Court  
of  
South Carolina

RECEIVED

AUG 08 2016

Appellate Case No. 2016-  
001553]

S.C. SUPREME COURT

Notice and motion  
for Appellate Bond and  
Bond hearing pursuant  
to Rule 243, Certiorari  
To Review post-conviction  
Relief Actions (K), Bail  
Pending Appellate Review.

Please take notice that the Applicant wishes to place on the record an motion to Post Bail or bond pending Appellate Review, however I'm currently seeking counsel to help draft the petition in compliance with Rule 240. I Request if possible an copy of the Rules and I could do it myself but I am along with my power of attorney NIKKIA BETTS, (601)-983-8993 am seeking to hire counsel to do this Appellate bond petition and possibly this appeal. Would you please send this motion to the appropriate counsel/authority so I can be contacted immediately to address, discuss and perfect this matter on appeal in the S.C. Supreme Courts. In addition I quote "The authority to grant bail will be exercised with caution and only in exceptional cases. In deciding whether to exercise discretionary authority to admit an applicant to bail, the following factors will be considered:

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The probability the applicant will prevail on Appellate review" (See trial transcripts waiver or Relief of Counsel hearing as well as PCR Application, Amended Application titled Judicial notice of Adjudicated facts, PCR order Granting Post Conviction Relief as well as PCR transcripts with Attorney General J. Rutledge Johnson admitting by telling the PCR Judge "to be honest your honor, the Waiver is not in compliance with *Faretta vs. California*" which is the sole reason he will not even be the ~~for~~ attorney General to appeal this case because he is no longer on it, J. Rutledge Johnson was on my case the entire year and in fact two years and then just months ago he is no longer on my case. The Supreme Court must affirm the PCR courts findings if they are supported by any competent evidence of probative value in the record. e.g., *Webb vs. State*, 281 S.C. 237, 314 S.E.2d 819, The hearing courts findings of facts are binding on the Appellate court under any evidence of probative value to support the PCR courts findings of facts standard. *Greene vs. State*, 276 S.C. 213, 277 S.E.2d 481 (1981), Factual findings in state hearings carry a presumption of correctness in federal habeas corpus proceedings. See *Sumner vs. Mata*, 449 U.S. 539, 101 S.Ct. 764, 662 L.Ed 2d. 722 (1981). Further more im needing an attorney to provide me cases and help on filing An Complaint or claim on the attorney general representing the State because he was not the Attorney general at my PCR, he is filing an frivolous, non merit notice of Appeal to delay proceedings and violate my constitutional rights keeping me wrongfully imprisoned with cruel & unusual punishment violating my due process. I need cases on All those issues and I need to file immediately against Justin hunter the attorney general of record. The nature of Relief that I would receive if granted appeal would be vacated sentence and new trial which I would plea time serve to just to be free and done with this even though I did not do crime. The seriousness of the criminal offense committed is non existent because I did not

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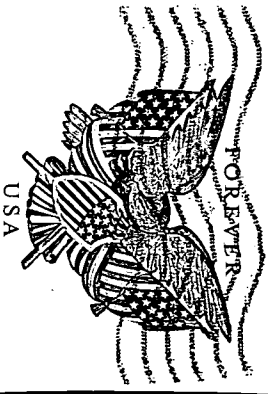
Commit crime and in the petition I will send all the official court documents to prove it. As well as my only plea in general sessions was time serve to an lesser included offense and I turned it down on multiple occasions. I testified at PCr that the Solicitor used false testimony by saying an "Fissure" was a finding in examinations with a spec of blood from a microbiology wet prep test and that constituted CSC 1st degree. ~~It~~ It never was a Fissure, see transcripts, trial and PCr and additional information/documentation and I can have an doctor expert at bond hearing. The danger that I would pose to the community if released is none, prior to this I have no criminal record, the state begged me to take time serve in 2009, I was out near two months after I was charged and I'm an ordained minister now, have a job waiting on me and college courses ~~and~~ I can show proof, as well as I have a home in Jackson Mississippi. The likelihood of me fleeing and being a flight risk if released is zero, I turned myself in, contacted Sarah Blair at the Rock Hill Police department to see if I had an warrant for my arrest and immediately cooperated and I have no record of being a flight risk. The character of me is good, I have business people, college professors and retired Sherriffs to speak on my behalf and I'll be stable financially upon release on bail. Furthermore I feel I have a good chance if any in my situation and I need this motion in motion immediately. I have much documentation to submit!!!

*Very mining*

8-3-16

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Broad River Correctional Inst. WAT#124  
4460 Broad River Road  
Columbia, SC 29210

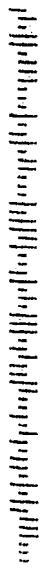
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The Supreme Court of South Carolina  
1231 Gervais Street  
Columbia, SC 29201



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