

RECEIVED

Trey Williams

9-13-16

AUG 16 2016

Dear South Carolina Supreme Court:

S.C. SUPREME COURT

I have filed for an Appellate Bond, sent in additional information and case law to use in preparing for my Appellate bond as well as requested cases for my continuous preparation to obtain an appellate bond. I have various other documents and information that needs to be filed with my Appellant bond petition as supporting facts of evidence and exhibits etc. I have also requested that an petition for documents to be motioned to have exhibits, evidence etc. Added to the record on Appeal as well as my Notice of Appeal to be filed for the adverse decisions in my PCR order. Being that im denied medical attention adequately, am told to get my own medical practioner for medical care by wardens in Grievance Replies, and have current, recent and pass history with my life being in danger by officers and inmates working together and my mail tampered with ive asked that some type of motion be filed to get me transfered to the York County Moss Justice Center where I was convicted at being that my Order of Commitment to SCDoc is reversed currently. People are getting stabbed every day and people are being killed whom was suppose to be released soon, this is all going on now. I do not know who my Attorney is, Nathan Sheldon says he is not and that he knows nothing on

How to do anything on appeal, him also not being the attorney for my PCR and coming on my case with such short notice is the cause and prejudice for my 59 Aore motion to Alter or Amend Judgement was not filed or filed Adequately because he had nothing on my case. he did not attempt to correct or preserve any issues that I had and should have had at my PCR hearing and he is not attempting to safeguard or protect my rights in the intress of Justice as follows that I need done - Actual innocence, miscarriage of Justice, False imprisonment, cumulative error, conflict of intress, speech and press, Grand Jury, double Jeopardy, Due Process, Speedy trial, Jury trial, public trial, Compulsory Process, Confrontation } Cross examination, Asistance of Counsel, Right to present A Defense, cruel & Un-usual Punishment, equal protection which are Federal Constitutional grounds 1st, 5th, 6th, 14th, 6th and 8th Amendments of the Constitution and the state Constitutional grounds are Article I, section 2, Article I, section 11, Article I Section 12, 3, 14 And 15. I was not indicted prior to trial, and the initial draft of the indictment changed the elements from warrant, allegations and the indictment I WAS erroneously considered to be found guilty on. The Judge told me I could not get Another Attorney when I Asked and he SAID it WAS the LAW and he gave me no time to prepare A defense SAYING I had enough time to take Advice from

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Inmates etc, I was denied A Speedy trial according to records of me requesting them to delay and Allow the State to go on A fishing expedition and I WAS denied A Jury trial And direct Appeal Counsel WAS Ineffective. I was denied Access to A public trial because people were Asked to leave out without my permission or understanding of my Right or Knowledge of it and my records will reflect All else. I need All these things And my hand written Judicial notice and order I drafted initially for my PCR to be on record because it establishes ineffective Assistance of PCR Counsel And Shows my due diligence to get All I need properly preserved on the records. I Requested Counsel to draft an Order of petition to dismiss the States notice of Appeal because it is frivolous, And criminal with intentions to delay and set me up to be erroneously denied when the PCR Attorney general on my case Admitted that my issues were correct At PCR hearing, I have notified the York county Clerk of Court and Solicitors office that I wish to plea And close this Case now but if the State is going to file frivolous Appeals I have to continue to seek Justice because I wanna go home and live An productive life And I did not commit crime, my only Plea in General Sessions WAS time serve to Abhand! I HAVE MANY

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documents I need to get to whoever my Attorney is
As well as All the filings I've recently filed for them
to obtain my full Discovery for "Good Cause" PCR
Clear of Court records etc. I need An "Emergency"
Appellate Bond in Place and I need A copy of
the Habeas Corpus Application Immediately so I can
prepare and begin filing for that as in getting
preparation done. In the "Interest of Justice please
help and send me copies of all the recent motions
etc I've filed to this Agency. *Many thanks*

Dear Attorney of Record

This is Trey Alexander Williams, 341036 Case No. 2013-CP-46-1797

Would you please contact DANIELE SHEAROUSE, The clerk of court of The Supreme Court of South Carolina to obtain some important information that is about my case that you should review. It also is a draft of "good cause" for me to be able to be granted my discovery. Also I request that you contact the York County Clerk of court to obtain or allow me to obtain the letters, documents and motions that I have sent to the clerk of court since 2012! I need it for my PCR records and to be preserved on the record for federal review. You also have been forwarded a number of documents that I have filed to the clerk of court. My attorney of record absolutely will not and has not at all or effectively, adequately or acknowledged any of my letters, requests, motions etc that are substantially relevant and essential to me getting properly prepared to perfect my post conviction relief hearing. My counsel of record has actually tricked me into forwarding him my documents, motions, etc to him instead of to the courts and he has hid them, threw them away, falsified the documents and has refused to send me copies of my documents or discuss them which has left me completely handicapped in my post conviction relief action and preparation. The attorney on my case has not had one meeting or conversation with me about my case and he has charged my family money for him to work my case. Since I have not paid him he says that I do not have a PCR claim and that I should not contact him. He has lost all my documents and has refused to communicate or litigate properly to get me a fair and full evidentiary hearing and bite at the apple! The Supreme Court of South Carolina clerk of court DANIELE SHEAROUSE and the SC Supreme Court of disciplinary counsel has records of this! I also along with family and experts/witnesses involved with the case and discovery in this case have substantial evidence, proof, fact findings etc of this and much more and I request your permission to submit these things over to you and to file my request for discovery, investigator funds, expert witness and "my judicial notice of adjudicated facts" directly to you. I ask that you grant me the opportunity to file these motions to you to the best of my ability so you can see how my attorney ignores all facts of my case which on the back of this form I will show a brief example of my request for discovery vs the one that CHARLES BROOKS sent you, he also hidden my continuence motion and send you one lacking factual detail because he knew that you would deny it all. I ask that you ask the attorney to get me a copy of all the letters, documents, issues, judicial notice that I sent to him so I can have my records because I'm not safe even writing him anymore and he does nothing that I request of him to do and it appears that all along I'm being forced to court next month but I must not have this counsel on my case!!! "See BACK"

Reasons from Various Agencies officers, detectives, doctors, medical specialists etc, witnesses showing "Good cause" why I should get my discovery, Investigator Funds, expert witnesses, witness Sub Penna's continuence, new counsel... ① False imprisonment, Invalid waiver of counsel, Invalid waiver of Jury trial, Actual Innocence, Ineffective Assistance of Standby counsel, Conflict of Intress, miscarriage of Justice, prosecutorial mis conduct, Brady violation, Involuntary counsel, Ineffective Assistance of ~~standby~~ Appellate counsel on Direct Appeal And Various other ISSUES ARE All the ISSUES Along with relevant legal Authorities for PCR Arguments that TREY Alexander Williams is RAISING In his PCR Hearing. Along with Abuse of Discretion of TRIAL Judge etc! All the CLAIMS, Violations And legal Arguments with legal Authorities was Addressed In the "Judicial notice of Adjudicated Facts" that I prepared and sent in to my Attorney of record. My Attorney At First denied that he ever got the "Judicial notice" then after he see my complaints he Files his own version AGAINST my will, AND against my intress in my PCR matter. the Attorney deliberately Stripped AWAY Nearly All OF my issues, claims, Arguments and legal Authorities from the "Judicial notice of Adjudicated Facts" that I prepared which will surely procedurally Default me, Get me denied And summarily dismissed At my post conviction hearing And prevent me from properly challenging my wrongful conviction in any collataral proceeding for relief. The Attorney still to this very date refuse to send me "my" "Judicial notice of Adjudicated Facts" And he tells me As he stated and I QUOTE From his letter "my OFFICES represent you for A PCR matter and only a PCR matter and not for any issues which should be raised on Appeal but only those issues which apply to the parameters set out for post conviction Relief which is an ineffective assistance of trial counsel. Please be reminded that you acted AS your own trial counsel during your General Sessions case." And Your honor that is his reason for contaminating my documents, falsifying and fabricating the facts of LAW And Judicial procedure when he even stated in court And on the record that im RAISING Ineffective Assistance of Appellate counsel And Invalid WAIVER OF counsel and Jury trial on 8-7-14 he stated that. And he knows that those Are Some of my Arguments which Allows me according to LAW to address the issues legitamately, procedurally and get Adequate rulings OF LAW on them. My Attorney has done Absolutely nothing other than Act AS A Supreme court/Federal Court Attorney General AGAINST my case! And BY WAY OF you Reveiving this letter entirely, looking to the S.C Supreme Court records of my letters, And the York county clerk of court records, And the records of my trial proceedings And my PCR Application And the "Judicial notice of Adjudicated Facts" that I RAISED And IF need Be the Records of the S.C. Supreme court rulings of disciplinary counsel once All evidence is submitted or And you can conduct A hearing with me And counsel present to rule on should he Be removed from my case And replace or Allow me time to Replace All documents, evidence, motions etc that will Grant me Relief And or Afford me my full Bite At the Apple And evidentiary Hearing procedurally And to Adequately exhaust All my State And Federal Remedies leaving zero room for procedural default so the Federal Courts may And I may have A full Federal Reveiw of every possible Aspect of the totality of my case on All levels according To Federal LAW And Rules of evidence And Criminal proceedings in accordance with State 4th cir LAW Also!!!

② If you look to the letters and motions that I have at the York County Clerk of Courts Office and the ones forwarded to you, you will see that I been requested "discovery" expert witnesses, investigator, witness subpoenas for various reasons and keeping in mind my invalid waiver of counsel and of jury trial and my ineffective assistance of appellate counsel claim. I can show "good cause" probable cause "due diligence" based on fact findings and conclusions of law why I should be granted such request even though I do not have counsel to help me do anything or to discuss my case with me! Since you are familiar with my request and possibly my case I request to have my hearings in front of you. As you will see that this is my fourth PCR Attorney and he "Charles Brooks" upon my begging and independent legal demonstrations the attorney wrote me several times over 15 times so far when no attorney did that Dr wrote me at all but Leah Moody however he never got to the point of discussing my case. Charles Brooks sent to you a motion request for discovery which we all know was void, grave, and lacking good cause, it demonstrated nothing at all. He sent me letters asking me to explain why I need an investigator etc, when I have sent him every factual information, expert witness tried to contact him I gave him contact info etc and he ignored everything. Allow me to show briefly grounds for all request!!! The charge is a CSC 1st degree with a minor! The victim's mom on 2-23-09 phoned officer Hyland on the third day after she allegedly found out from the victim of the accusation and officer Hyland met with the victim and mom and they went to the hospital. Officer Hyland was given a chief complaint from victim's mom which was completely denied by the victim's mom at trial and the officer was not at trial but the judge did put on record the fact that reports and documents in discovery by various agencies did not have the people who took down the reports from victim's mom at trial so on appeal I could address them! Once victim gets to the hospital, Piedmont Medical Center the victim's mom gives out another chief complaint was given to various medical specialists and an detective and they were all diverse from each other and in conflict with each other and denied at trial also. Some of the statements make it impossible to find blood and evidence of a rape on 2-23-09. Then the only physician to examine the victim within a month of the alleged crime and 2-23-09 was an emergency medicine physician and a rape kit was not done, hymen was not examined and he said that he is not in the job description to handle the child sexual abuse aspects and he told them to get immediate care. He also recommended that a microbiology wet prep test be done and it was sent off to a lab for a specialist to confirm the blood. It is alleged that it was blood, a spec of it from the test but the specialist was not at trial and we do not have the name of specialist for over one month that is the only medical exams done in the case. In the mean time the victim's mom gives chief complaint to DSS workers and the victim's mom denied those reports at trial. I could not use them for hearsay because none of them was at trial even though I thought at that time that everyone from discovery would be at trial, and I had conflicts with counsel. Then in March the victim goes to the Child Advocacy Dickerson Center for children. Many exams was done, hymen examined etc and all exams came back as normal which does not rule out that sexual abuse happened but it left room only for IT'S AND SPECULATION and the time frames was used to hurt me instead of the people who violated the protocol procedure! In trial the solicitor introduced false testimony as if a fissure, scabs, etc was a fact finding in exams to make charge consistent with rape when it was never the case in discovery or medical testimony that it was and it was not. Now I obtained an expert witness and sent my attorney of record letters from doctor and from me.

Saying that the entire proceeding And protocol went erroneous from the start of the case according to state wide And federal LAW. proper exams WAS never done, And the time frames prejudiced me And the proper medical specialist never examined victim along with other personnel relevant for child sexual abuse! Doctors And other medical personnel, people that got complaints And reports from victims mom, will testify to the wrong procedures And exams conducted, will testify that it never WAS A fissure or Ant evidence consistent with A rape. that it WAS most likely from something common not rape, that blood from A micro test is common in all females of all ages!!! They will confirm that they WAS given statements that were denied from victims mom At trial. They will confirm that the state new to get immediate follow up care!!! victims mom will confirm that she held information. Key family witnesses will confirm that A male WAS around the victim hot me because the male WAS owning the home that they WAS in when this came out AS A crime, the real care giver of the victim ~~was~~ ~~was~~ ~~was~~ will testify that I WAS never around the victim alone And not that week! the state And government or someone of authority WAS in control of the procedure And protocol And someone delayed the process when its law And Janice Price And other specialist from discover will testify on the proper protocol And procedure that should have been done! none of that WAS my fault, discover must be obtained, expert witnesses, And An investigator to get to the bottom of all of these errors! with the witnesses from discover And family At my PCR evidentiary hearing my actual innocence will come out, the crime never happened! my attorney of record has over looked And never responded to me about any of this information And much more. I have over 15 letters from him, he has not addressed anything but tell me I do not have A PCR claim. my repretation with you Chief Judge should be good! An innocent man, never in jail AS an adult, who does not want or deserve to be here, who is poor but writes to get something done! the things I request now are things that you know that I have requested for A long time now!!! If I had An attorney to even talk to me about my case I'd be better! Chief Judge feel my pain, please help this may be rare to help me AS people put me in categories but Im moral, please help. please! I know Im being treated wrong, unfair!!! I just want A plea, my only plea WAS time serve to ABAND and I turned it down many times before trial. I just want A plea, to go home sooner than in 30 years, I have A daughter who loves me And my child's mom loves me! we been together since the sand box And we need each other!!! we need each other! I wanna go home!!! you know my case on PCR, you have been forwarded many letters please make A good man better? Hear my PCR case, Give me A full fair hearing, I hear you are very harsh And hate black people, And give people the max, but what else can I do! I have children, Im sending A picture of my child's mom, Her is my life, she is hurt. my daughter getting older. please help me get A fair hearing. my uncle is A retired sheriff in the York County Willi Carl Davis. my attorney has helped me loose all my documents, he want mail me any thing back. I dont even have my PCR application, my PCR amendments, I never got the case laws I need now I dont even know how to argue my issues. I have to read to learn it, And argue it. I cant remember these things like A professional...

I HAVE HERE A LIST OF SOME OF THE PEOPLE IN MY DISCOVERY WHO HAS DOCUMENTS, STATEMENTS AND KEY TESTIMONY TO BRING JUSTICE TO THE COURTS AND PROVE MY INNOCENCE, I NEED DISCOVERY AND I NEED THEM AT MY HEARING!

(1) Piedmont Medical Center Medical Records Discovery personnel -
Thomas L. Wilkins MD - medicine physician
Amber W. Bailey - received statements from victims mom etc
John Lee - MD 1527
Susan Larsen

(Other names and key info is in discovery we need)

(2) Child Advocacy Childrens Dickerson Center -
Dr. Dwight Reynolds
Janice Price
A Vanette Hardin
Dea Turner

(3) DSS -
Kim Taylor
Michelle Stowe
(I need my subpoenas from mental health counselor)

(4) Police Department -
Angela Hyland
Sarah Blair

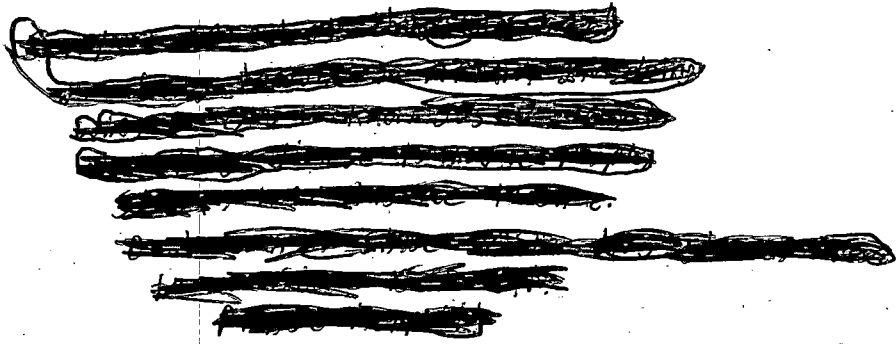
William Burris

(5) I need to reveal discovery to get the wet prep specialists info and key facts etc to properly articulate and present case!!! And most have said that will reply to a subpoena to testify at trial.

(6) The attached documents is showing some institutional documents of me not being allowed to write the medical personnel and people in my discovery because my attorney is not working with me! me not having the cases I need or my attorney not sending them and me having to be extremely limited because my attorney want even write a letter to get me law library/computer time.
Also I have been having problems with my legal documents being misplaced!

(7) I have been doing everything to get myself prepared for court, how I have lost everything!!! Here is just some of the evidence!!!
Please send me a copy of these documents or letters better said and reply to me because I'm scheduled for court next month 1st week of November!!!
Jhon Lee 341036

This was a letter I sent to Judge Lee Alford when Charles Brooks was on my case...



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