

I, Sent in A huge Brief Amount of documents etc that exceeded 100 Pages About A week or so Ago. those documents need to be filed on the Record...

~~RE: [REDACTED]~~
RE: Trey A. Williams, # 341036 V. State of South Carolina
Lower court case No. 2013-CP-461797

- ① Im filing discrimination, profiling etc on Robert dudak And conspiracy to Keep me wrongfully convicted. He is using An organized legal Agency in the U.S. A. to take lives, get people wrongfully convicted And he makes money that way.
- ② Im filing to Get counsel that is 100% effective that can represent me like they would their best case.
- ③ Im filing to Get All my motions, petitions etc that has been filed in this court on record, to be placed In motion - motion to dismiss the States frivolous appeal, petition for Appellate Bond, motion to Add PCR Clerk of Court records, Discovery material, other documents to the Record on Appeal.
- ④ That my cross Appeal Get properly filed And put in motion.
- ⑤ That I obtain my full five discovery (Good cause), pre trial transcripts, trial transcripts, PCR clerk of court records, S.C. South Carolina Supreme Court records.

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AUG 25 2016

S.C. SUPREME COURT

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The Supreme Court of South Carolina

RE: 2013-CP-461797 / motion to Relieve Appellate
Defense Agency from Representation In Appeal...

enclosed is An motion to Relieve the Office of
Indigent Appellate Defense. The four letters from
Appellate Defense which indicates that Direct Appeal
Attorney lied or was very greatly Ineffective to the
point of not needing to be An Attorney Any more.
As she receives my documents and still does not
save me from the possibility of death and
Wrongful conviction...

See Indigent Appellate Defense letters dated 4-27-11,
12-7-11, 2-1-12, 4-19-12... See my letter, sent to
Appellate Defense as well!!! Lared C. Durant even
said that I can Allege that she was Ineffective
if Im denied direct Appeal, which I did and won.
If she was not ineffective in her representation
according to her standards, she would not have said
that, and I have reason to believe Robert Dudek
has influence over Appellate Defense to get
people denied which the recent threatening,
unconstitutional letter from him is getting now
for copies and my power of Attorney and PARALEGAL IS
CONTACTING some Agencies now to get Justice Against
Robert Dudek...

In the South Carolina Supreme
Court of Appeals:

Trey A. Williams

v.

State of South Carolina

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AUG 25 2016

S.C. SUPREME COURT

Motion to Relieve
Appellate Defense
for Conflict of
Interest:

Appeal Lower case # 2013-CP461797:

In 2010 I was represented by Lanei Canty Durant from the office of Indigent Appellate defense and Lanei C. Durant lied to me various times saying I could submit my direct appeal issues and my own brief and I did. Lanei C. Durant then wrote me various times confirming that she had documents I sent and will consider them. However when she submitted her brief it lacked all my issues and I wrote a complaint which Robert Dudek the chief appellate defender forwarded to her indicating that I'm not allowed effective assistance of counsel. Lanei Canty Durant then wrote me saying Robert Dudek will not allow me to have new counsel and that she will send me a Affidavit Outline the "Dangers and disadvantages of Self representation" If I wish to go prose with eyes wide open. Coincidentally, Invalid waiver/relief of counsel is one of the issues I asked her to raise but in her initial brief she abandoned that alleging that I had a valid Relief of Counsel based on the record which all show she deliberately got me denied direct appeal and Robert Dudek conspired with her.

"The Discrimination letter by Robert Dudek IS Being sent to my power of Attorney to have A Suit filed Against Robert Dudek. A letter will be forwarded with A copy ASAP.
power of Attorney # 601-983-8993 -

Lanel Conter Durant knew that the dangers and disadvantages of self representations was not done in my trial/prior to trial and that I was not indicted because she said that she would send me the proper warnings in direct appeal and absolutely nothing of that information was remotely close to being done in general sessions.

Robert Dudek just recently wrote me saying I was guilty of CSC 1st degree w-m, that I have a violent record of criminality of the past which is why or partly why he and "all of his attorneys at his agency" will not file for an appellate bond in my case and give me adequate representation then he was very threatening, discriminating against me and very prejudice saying all the things that his entire agency want do in my case because he feels I'm guilty etc. When I'm innocent and won my PCR and I have no criminal record. He is DAs and he informed the entire appellate defense to do none of the adequate motions that need be done etc. The Attorney General that filed a notice of appeal in this case and my last PCR attorney both were not at my PCR hearing and the Attorney General that was admitted that my waiver was invalid. I also won and proved that direct appeal course Lanel C. Durant was ineffective. See documents as follows from appellate defense!!! *duke winning*



SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense
1330 Lady Street, Suite 401
Columbia, South Carolina 29201-3332
Post Office Box 11589
Columbia, South Carolina 29211-1589
Telephone: (803) 734-1330
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

April 27, 2011

Mr. Trey Williams, #341036
Lee Correctional Institution
990 Wisacky Hwy.
Bishopville, SC 29010

Re: Your case

Dear Mr. Williams:

Thank you for your phone call today, April 27, 2011. After we talked I called Mr. Delaney to get the dates for your prior hearings so we can try to obtain those transcripts. Mr. Delaney is out of his office this week, so I will try again next week. In order to obtain a transcript we need to know the date, the court reporter and the judge.

I received two letters you sent me with your list of concerns on April 6, 2011. I had drafted a response but it had not been mailed.

I will consider the concerns you raised in your letters when I read your transcript. If you have any further questions, you may call me collect at (803) 734-1330.

Thank you.

Sincerely,

LaNelle C. Durant
Appellate Defender



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Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

December 7, 2011

Mr. Trey Williams, #341036
Lee Correctional Institution
990 Wisacky Hwy.
Bishopville, SC 29010

Re: Your letter

Dear Mr. Williams:

I am in receipt of your letter. Thank you for writing. I will certainly consider the issues you raised when I prepare your case.

If you have any questions, please feel free to contact me.

Thank you.

Sincerely,

LaNelle C. Durant
Appellate Defender

LCD:pds

NEW
FEATURES

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SERVICE PLAN ASAP

TREY D. WILLIAMS, #341056
LEE C.I. / 05-2253
990 WISACKY HWY.
BISHOPVILLE, S.C. 29010

Janelle S. Durant
SC CID, APPELLATE DEFENSE
PO BOX 11589
COLUMBIA, SC 29211-1589

DEAR MS. Durant,
ALLOW MY CORRESPONDENCE TO SERVE AS MY FORMAL REQUEST FOR YOU TO GIVE INCLUSIONS TO MY ISSUES THAT I SUBMITTED TO YOU IN REGARDS TO THE TRIAL JUDGE MAKING ERRORS IN MY TRIAL, AS IT BEING FORCED TO GO PRO SE AND THE CONFLICT OF INTEREST ISSUE WHERE THE RELIEVED ATTORNEY WHOM WAS ADVERSE TO ME WERE MADE THE STANDBY COUNSEL, AS I HAVE SUBMITTED CORRESPONDENCES TO YOU IN THE PAST AND NEVER RECEIVED YOUR RESPONSES LETTING ME KNOW YOUR RESPONSES ACCORDINGLY TO THE UPDATED LAWS OF THIS STATE, I AM UNDERTAKING THE ACTIONS TO MAKE SURE THAT MY ISSUES ARE PERFECTLY PRESERVED ON THE RECORD(S) TO BE RAISED TO THE APPELLATE COURT, I EXPRESSED TO YOU THAT YOUR ISSUE WAS A BRIEFED ONE THAT I KNOW IS APPROPRIATE AND COVERS MY RIGHT BEING DENIED TO A TRIAL BY A JURY AND I HAVE NO PROBLEMS WITH THAT BUT AS YOU HAD REVIEWED THE TRIAL RECORD YOU OVERLOOKED THE FACTS THAT THERE EXISTS AN EX PARTE FORMULATION TO THE RECORD, THERE IS A PORTION OF THE TRIAL TRANSCRIPT MISSING AND THE OMISSION OF THE RECORD IS CRUCIAL TO THE FACT THAT THE JUDGE'S RELIEVING TRIAL COUNSEL AND THE REASONS GIVEN ARE NOT IN THE COLLOQUY AND AS YOU KNOW THE RULING MUST BE GIVEN ACCORDINGLY TO LAW, THE APPELLATE COURT WILL AGREE THAT THE RECORD IS INCOMPLETE AND HAS MANY OMISSIONS TO IT AND THIS SHOULD HAVE BEEN CORRECTED WELL BEFORE YOU SUBMITTED YOUR ONE ISSUE, AND UNDER THE RIGHTS THAT I WISH TO EXPRESS TO BE EXERCISED WHILE THE APPEAL IS STANDING ARE ONES THAT THE COURT WOULD HAVE ME TO DO BECAUSE THEY ARE ONES THAT PROTECTS ME FROM HAVING ISSUES TO BE ABANDON ON THE APPEAL, I KNOW YOU GAVE YOUR PRESENTATION IN THE INITIAL START OF MY CASE BUT HOWEVER I DID NOT UNDERSTAND THE LANGUAGE IN ITS PARTICULARS AND I AM NOT TO BE SANCTIONED FOR THIS, YOU HAVE STATED THAT THE COURT WOULD NOT ALLOW YOU TO ADD ISSUES AND IN THIS SENSE I WOULD AGREE BUT THE COURT WILL ALLOW YOU TO MAKE CORRECTIONS TO MY APPEAL BEING SUBMITTED SO IT CAN BE COMPLETED WHEREAS ALL OF THE ISSUES BEING BRIEFED AND SUBMITTED FOR AN APPELLATE COURT REVIEWS, THE TIME FOR MY CASE TO BE REVIEW IN SUCH FASHIONS ARE NOW BY THE APPELLATE COURT AND IT IS UPON ME TO PROSECUTE MY CASE WITH DUE DILIGENCES AND AS IT STANDS THE DILIGENCES THAT I AM UTILIZING NOW ARE THE ONES THAT THE APPELLATE COURT DEEMS APPROPRIATE ACCORDINGLY TO WELL SETTLED LAWS BY OUR SUPREME COURT, THE SC SUPREME COURT HAS EXPRESSED THAT MY CASE IS IN THE COURT OF APPEALS AND THEY CAN NOT DEAL WITH IT WHILE IT IS IN THIS COURT BUT THEY HAVE FAR WARNED ME THAT NOTHING CAN BE CONSIDERED OTHER THAN WHAT THE COURT HAD REVIEWED WHILE IT WAS IN THE COURT OF APPEALS, NOW HERE IS WHERE MY CASE ARE PROBLEMATIC TO HOW IT WAS PERFECTED, AND TRULY THIS IS WHAT I AM TRYING TO AVOID, BUT KEEP IN MIND, I HAVE NO PROBLEM WITH THE ISSUE YOU SUBMITTED AND I WILL HAVE IT TO BE REMAINED AS SUBMITTED, BEING PRO SE ON AN APPEAL WILL ONLY CUT MY CHANCES AT PREPARING MY APPEAL AND THE EXPERTISE I DON'T HAVE TO LITIGATE AS YOU HAVE, THERE IS NO COMPUTERS TO DO UPDATED RESEARCHES AVAILABLE TO ME AND THIS IS NOT SOMETHING THAT I WANT TO FACE, AN OBSTACLE... WELL I HOPE THAT YOU REVAMP THE WHOLE SCENARIO OF MY CASE ON APPEAL AND PLACE THE REPORTER ON NOTICE TO HAVE THIS OMITTED PORTION OF THE RECORD PROCURED AND GIVE FURTHER REVIEWING TO THE AVAILABLE ISSUES THAT MUST BE RAISED TO THE APPELLATE COURT AND PLACE MY CASE ADEQUATELY TO THE COURT FOR THE REVIEW AS SHOULD HAVE BEEN, AGAIN EXPRESS MY DESIRES TO NOT HAVE ANY ISSUES ABANDONED DUE TO THE FACTS THAT THIS IS THE COURT FOR MY APPEAL ISSUES TO BE PRESENTED TO FOR A REVIEW FOR ERROR OF LAWS COMMITTED BY THE TRIAL COURT SO THAT IT CAN BE CORRECTED. I APPRECIATE YOUR TIME AND YOUR REPLY AND RESPONSES ARE MANDATORY, PER SE ATTORNEY/CLIENT PRIVILEGES.
THANKING YOU IN THE ADVANCE FOR YOUR TIME AND HELP GIVEN TO ME. THUS FAR, I LOOK FORWARD IN HEARING FROM YOU IN THIS VERY NEAR FUTURE.
IN THANK YOU FOR YOUR ATTENTION AND TIME GIVEN TO ME IN THIS CRUX MATTER.

21, 2012

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C. DURANT, ESQ.
ES/TDW

RESPECTFULLY SUBMITTED,

SI *Trey D. Williams*

TREY D. WILLIAMS

LEE C.I.

990 WISACKY HWY.
BISHOPVILLE, S.C. 29010
APPELLANT



SCCID

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Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

February 1, 2012

Mr. Trey Williams, #341036
Lee Correctional Institution
990 Wisacky Hwy.
Bishopville, SC 29010

Re: Your case

Dear Mr. Williams:

I talked with Robert M. Dudek, Chief Appellate Defender, concerning your request to have a different appellate attorney assigned to your case from this office. Mr. Dudek stated I will continue to represent you on your direct appeal. Your other option is to file a motion with the Court to have me relieved as your counsel. However, this agency will not, according to Mr. Dudek, appoint another attorney if the Court relieves me. Consequently, if you understand the dangers and disadvantages of self-representation and you wish to proceed with "eyes wide open" the Court will allow you to represent yourself on appeal. If this is how you wish to proceed then please advise me and I will send you the necessary affidavit and warnings regarding the dangers of self-representation. Your other option is to motion to have the Court relieve me and you can retain outside counsel with the assistance of family or friend. However, Mr. Dudek wanted me to stress to you that you do not have the right to appointed counsel of your choice at trial or now on appeal.

I am happy to continue to represent you. However, I will honor whatever decision you make. If you have any questions, please feel free to call me collect at (803) 734-1330.

Thank you.

Sincerely,

LaNelle C. Durant
Appellate Defender

LCD:pds



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Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

April 19, 2012

Mr. Trey Williams, #341036
Lee Correctional Institution
990 Wisacky Hwy.
Bishopville, SC 29010

Re: Your case

Dear Mr. Williams:

Mr. Robert M. Dudek forwarded to me your letter to him, which he received on April 12, 2012, where you spoke of your concerns about the brief I filed on your behalf.

You and I have communicated numerous times via letters and telephone calls. In our telephone conversation on February 29, 2012, I asked you to send me a list of the issues you wanted presented in a brief, or your own brief, which you agreed to do. However, I did not receive this, and I had exhausted my extensions. I did brief the issue you had mentioned several times. Please remember that we can only brief issues where the trial attorney made an objection or a motion.

I am sorry you are unhappy with the brief, but you can file a PCR alleging I was ineffective if the Court does not rule in your favor.

If you have any further concerns or questions, please contact me.

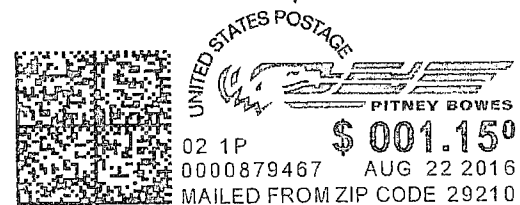
Thank you.

Sincerely,

LaNelle C. Durant
Appellate Defender

LCD:pds

244
Trey Williams #341036
4460 Broad River Rd.
Columbia, SC 29230



The Supreme Court of South Carolina
Post Office Box 11330
~~South Carolina~~
Columbia, SC 29211

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AUG 22 2016