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SEP 23 2016

To: The Supreme Court of South Carolina  
[ DANIELE Shearouse ]  
Clerk of Court

S.C. SUPREME COURT

Re: Working with Attorney of record/Getting what he wants me to obtain in Appellate Case No. 2016-001553

From: Trey A. Williams

Dear Mr. Shearouse:

My Attorney of record wrote me indicating that he was my attorney and he needs me to send him the filings that I need filed and demonstrate the merit. I had informed to him that I send all those letters, motions, and attachments to the S.C. Supreme Court and it has almost everything he needs in them so he wants me to get them to him. Can you forward those documents as well as the ones that were received at your agency on September 5, 2016 and also involved the motion to have indigent defense Appellate relieved and "Appellate Bond" information. All my request, concerns, questions and filings in this case matter and that has been sent from me to this office, York County Clerk of Court, in my PCR application, PCR testimony and amended PCR application titled "Judicial Notice of Adjudicated Facts" are now for counsel of record Nathan Sheldon to uphold and be held accountable for. He needs the totality of my case files etc for serious analytical review and to consult with me on all my concerns in this final PCR Act for federal review in the interest of justice. *Trey Williams*

I need to know the status of my case as far as PCR transcripts and I never obtained any copy of the court reporter responding to the Request of the states request for transcripts. I know in the Request by the Attorney General he did not pay sums up front and asked to obtain PCR transcripts then he would pay however the court reporter told me years ago that she would not send me them or anyone without payment up front so I need to know what is going on.

RE.: Appellate Bond

Dear Mr. Nathan Sheldon:

In the Review of an appellate bond the Judge may look upon with a analytical Scope, the entirety totality of the case from accusation all the way up until the filing for an appellate bond. What I am putting together is my entire case file involving this case in chief which will demonstrate in the "Intress of Justice" my actual innocence, me not being indicted for trial or waiver of counsel and Jury trial etc. Upon your request of the S.C. Supreme Court files that I sent in to them in the motion expressing "Conflict of intress" is the evidence that puts my case in compliance with exceptional circumstances meeting the standards of an appellate bond. I do need you to send me A list of U.S. Appellate bond cases, South Carolina 4th Cir. cases etc on Appellate bond, in addition its easy to see that people with multiple charges like mine and other violent charges have had Appellate bonds and been granted Appellate bonds and the litigation in both results clearly gives me a great chance at being granted this appellate bond. I also will have statements from the alleged victims care givers, family etc that says they dont oppose me coming home and they know it was a misunderstanding etc

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In this case matter and im not guilty. I have proof that I turned myself in and was diligent in resolving this matter. I never had an adult crimiminal record, my only plea offered multiple times in this case was time serve to abhand which is A lesser included offense and its no history ever of me being A flight risk. And ~~for~~ At this point Im innocent until my case is reflecting other wise, I have proof of A Job I'll be working At And College courses I'll be taken upon release and many active people in the community will come to court on my behalf. And I have proof on threats on my life back here And needing medical attention And the issues I won on ~~appeal~~ pcr has cases that has never been reversed and its clear upon the record that I will win this appeal. The states appeal is for the purpose of delay when the Attorney General out my pcr admitted to my valid issue and this is An whole other ~~the~~ attorney general appealing my case with out merit and we need to file a frivilous motion against the attorney Generals appeal as well. I need this appeal bond so upon my release I can drop this case and take A plea to set this over, I wrote The Solicitor

office in this matter already. You are also wasting time by not communicating with me about my Appeal and Cross Appeal. I did all the litigation and preparation in my per and case filings, I have no desire to wait until time is ticking on the clock to prepare anything in my case. ITS time for you to be effective, ethical, diligent and professional by taking initiative to pro act on preparing and communicating case matters in my case, filing for documents, getting motions, transcripts, filing motions, adding to the record, getting clarity from me to hear exactly and arrange conference meetings with me to get these things done now. As far as me show you how I'm making bond since im Indigent you need to snatch yourself off my case, you will not throw extra hurdles in the way of me making bond, you follow the rules you listed in your letter to me Rule 243 (K) which I qualify for. I'll make bond, you need to maybe check yourself and see if your going to be a weasel or Snake and see if you are A conflict of interest because you have lied to me since I have been in touch with you, you have been on my case initially long enough to have All my files to know you were to file A 59(e) etc and how to and you clearly

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told me and my power of Attorney over and over again that you knew how to do absolute nothing on appeal and you ain't learn any laws above per which I knew sounded like a lie but you probably need to come clean with me on some things before we can proceed. I actually don't need to be sending you anything, you need to be obtaining the totality of my case files, motions, transcripts, briefs, documents, letters, dispositions, Supreme Court, York County, PCR Attorneys, etc files and sending me copies as well as putting them on my Appellate and Respondant record on Appeal as well as included in my Appellate Bond. I also need to obtain my SCDc Grievance and medical records for my Appellate bond as well. All the reasons I qualify for the bond is in that very deeply and everywhere, you as my attorney should be discovering that and letting me know your affirmations. Upon you doing these things I'll send you the final part of what I need to submit to you to be included as well!!! Thank you

*Cherry Williams*

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UNITED STATES  
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THE SUPREME COURT OF South Carolina  
1231 GERVAIS STREET  
Columbia, South Carolina 29201

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