

Trey Williams, 341236 )  
v. )  
State of South Carolina )  
Respondant )

In the Supreme Court  
of South Carolina

Appellate Case No. 2016-00  
1553

**RECEIVED**

Motion to Relieve  
Counsel

OCT 26 2016

S.C. SUPREME COURT

I Trey Alexander Williams, am writing the courts here in the South Carolina Supreme Court to have Counsel Relieved off my Above Appellate Case No. The South Carolina BAR, South Carolina Disciplinary Counsel Agency both in the past/recently opened up A case investigating the Allegations/ Case matter of Conflict that I have with Nathan Sheldon. I have written Nathan Sheldon up on complaints while he was my PCR attorney and he had failed to file my S9 e motion, he failed to obtain my York County PCR Clerk of Court files and to make All needed corrections in the lower court that my PCR Judge informed me I could do. He lied saying he would do certain things and other things he just completely Ignored all together. If you look to my records in the S.C. Supreme Court Clerks office, York County Clerk of Court PCR records, Look At my Amended PCR Application you will clearly see I Addressed

the need to have my 59 (e) motion filed if issues were neglected in the PCR final order, you will also see that the PCR Judge gave me an opportunity to correct and submit documents, and file my proposed order granting post conviction relief and I wrote the courts diligently, unwaveringly, consistently and continuously steadfast and sturdy on all the issues, concerns, requests, motions, documents, conflicts etc that I had, have and needed to file, get resolved and I demonstrated the merit on it and evidence.

Nathan Sheldon was appointed on my case in PCR over one year after my PCR hearing was done because I had the same issues with PCR hearing counsel and the four other PCR counsels before that one. Also the same issues with direct appeal counsel and Robert Dudek of appellate defense who denied me access to the courts. Also I won ineffective assistance of direct appeal counsel at PCR, I had issues like this even with General Sessions counsel and the York County Clerk of Court records etc proves that all these counsels was ineffective/criminal against the law hurting my life and rights. Upon Nathan Sheldon getting on my PCR case he still has not obtained one document from any agency that has been needed, it is a duty of lawyer professional conduct for him to reveal my case

files to Appraise himself of my case, what has been going on etc. I have currently been beaten, stabbed six times, lynched etc and cant see well in A hospital bed AS I write this very motion and I have not heard from Nathan sheldon, he has lied to me and my power of Attorney, he has told me that he will do nothing for me AS FAR AS Requesting or filing motions regardless of LAW matters and merit, he told me he will file whatever he feels should be filed. It would be A complete miscarriage of Justice, Actual conflict of interest, mockery of the courts for these things to not be filed, investigated and for him to stay on my case. It is still such injustices for him to have been appointed to my case after me having the same issues with other counsel and Agencies and the courts not use Authority and Discretion to Step into the client Attorney relationship and Oversee matters of LAW and Administer Justice. Because I Am poor I should not suffer like this and I Am. Nathan Sheldon was in conflict with me before Appeal and he has never done An PCR Appeal and is practicing and taking Advice from Appellate Defense on how to handle my case AS he has told me. He has also told me that the prosecutor from my trial is indeed in favor of me getting the time serve plea I wrote the York County Clerk of Courts


request and that is what I want to do. I need  
Nathan Sheldon Relieved from my case NOW" and A  
letter of caution sent to him and him to be investigated  
in the interest of Justice. I don't have my PCR  
transcripts yet, I don't have my York County PCR  
clerk of court records and other documents that I  
need to prepare for this case and this is prejudice.  
I need "Nathan Sheldon Relieved" from this  
case and to have all my motions, petitions etc  
officially filed to the courts for ruling and  
consideration. I need my Appeal Bond filed  
as well along with my motion to Dismiss States  
Appeal so I can take the time serve plea  
and go home immediately. Please contact my  
Power of Attorney for info on Nathan Sheldon's  
lies and she is who will bond me out at 601-397-  
6546. Her name is Nikhia Betts & Keya  
Please Relieve Nathan Sheldon and file those motions...

While I have said that I do not wish to relieve counsel/  
prior motions/petitions was as stated in them that I do not  
wish to continue getting attorneys and go through the same  
thing which is a mockery of Justice and the courts, when  
the courts have the discretion to monitor client attorney  
relationships on matters of law and merit. Also I used  
the case Hlatt v. State in those motions which is a  
2009 S.C. Supreme Court case out dating the case used  
to prevent me from having my prose motions filed with  
counsel when that case allows it. Please submit your  
disposition to that case in those prose motions... pp. 4 of 5  
Please Relieve Nathan Sheldon

Trey A. Williams, 341036  
Kirkland infirmary # 8  
K.E.I.  
4430 Broad River Rd.  
Columbia, SC 29210

COLUMBIA  
SC 290  
25 OCT '16  
PM 3 L



UNITED STATES POSTAGE  
  
PITNEY BOWES  
02 1P \$ 000.46<sup>5</sup>  
0000880251 OCT 25 2016  
MAILED FROM ZIP CODE 29210

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

LEGAL  
MAIL  
UNIT

RECEIVED

SCDC

OCT 25 2016

NOV 20 2016

KIRKLAND R&E CENTER  
MAILROOM

MAIL ROOM

29201-320631

