

RECEIVED

JAN 09 2017

1-3-2016

S.C. SUPREME COURT

From: Trey A. Williams

RE: Appellate case # 2016-00/553

To: Daniel E. Shearouse, clerk of the South Carolina Supreme Court

I would like to know why is it that personnel at the S.C. Supreme Court office has stated to me and my power of Attorney that its letters, documents, petitions, motions, concerns, Substantial issues of law to prevent miscarriages of Justice to continue in my case but my letters remain unread, not opened etc. Also I'm unsure who my attorney is now because I have not been in touch with anyone, Nathan Sheldon has not communicated with me or addressed any of my concerns so if he is still my Attorney of record I do have good cause to have him relieved off my case violations he have done pursuant to the provisions of Rule 413-19(a). SCA CR. I have issues with my PCR transcripts not being accurate by it missing Substantial testimony from me on not having a proper P.C.R. / bite at the apple, because of PCR counsel and me expressing the merits for the record for Federal Review, also its testimony missing out on every issue in the order and complete issues I addressed totally excluded from the PCR transcripts. Also it was filed by PCR Attorney to have my mental health records, Discovery, ~~etc~~ ~~etc~~ expert witnesses and other evidence and exhibits present for the PCR record but these things were not done. cumulative error, Invalid Indict.

CONFIDENTIAL

NOV 20 1986

U.S. SUPREME COURT

ments, ACTUAL Innocence, MISCARriage OF Justice, Ineffective Assistance of PCR Counsel AND Counsel in General Sessions, Abuse OF Discretion Are All Issues NOT EVEN in TRANSCRIPTS AS WELL AS OTHER testimony to PROSECUTORIAL MISCONDUCT etc AND the Judge testimony. NATHAN Sheldon obtained MY PCR transcripts 9-29-2016 AND got them to me on SCDC INSTITUTIONAL MAIL ROOM OFFICIAL RECORD postmarked etc October the twenty sixth. I IMMEDIATELY wrote the S.C. COURT OF ADMINISTRATION COURT REPORTER DIRECTOR Desiree Allen, this Agency, YORK Clerk of court AND Nathan Sheldon HOWEVER its A 30 DAY time frame to CHALLENGE the ACCURACY of the transcripts AND Allegedly by the COURT REPORTER DIRECTOR on the 30th or 31st DAY the RECORDS ARE ALL OF A Sudden lost WHEN MY letter WAS postmarked BEFORE THEN AND NATHAN AND this S.C. SUPREME COURT AGENCY NEW I WAS Stabbed SIX times, vision harmed AND healing AND NATHAN did nothing. NATHAN WAS NOT present NOR MY ATTORNEY ON the DAY of MY PCR hearing so it WAS NO valid REASON to DELAY getting MY transcripts to me WHICH PREJUDICES ME. I ALSO have NOT obtained the "GOOD CAUSE" facts set forth by the STATE to the COURTS to get THAT last EXTORTION AND denied the OPPORTUNITY to CHALLENGE it WHICH PREJUDICE ME AS WELL. ALSO I WAS INDICTED AFTER MY trial COUNSEL WAS relieved AND JURY trial WAIVED. WHO IS MY ATTORNEY? OR A SUBSEQUANT WILL relieve NATHAN!

Trey A. Williams, # 341036
Lieber. C. F. Cooper A #29
P.O. Box 205
Ridgeville, SC 29472-0205

Supreme Court of South Carolina
1231 Gervais St.
Columbia SC 29201

RECEIVED

JAN 04 2017

MAILROOM
LIEBER CI

FOR LEGAL USE ONLY