

THE STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

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APPEAL FROM UNION COUNTY  
COURT OF COMMON PLEAS

ROGER L. COUCH, CIRCUIT COURT JUDGE

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2015-CP-44-225

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Samuel Earl Jeter  
Appellant

vs.

State of South Carolina  
Respondent

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**RECEIVED**

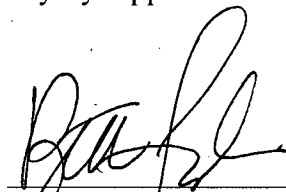
JAN 19 2017

SC Court of Appeals

**MOTION TO FILE *IN FORMA PAUPERIS***

I, Beth Ramsey Faulkner, hereby motion the court to allow the filing of the Notice of Appeal in this matter, without requirement of the filing fee. Appellant appeals the Order of Dismissal in this Post-Conviction Relief action and Appellant was appointed Counsel on the Post- Conviction Relief action due to indigency by Appointment of Counsel dated July 6, 2015 (see attached).

January 13, 2017  
York, South Carolina



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Beth Ramsey Faulkner  
Faulkner Law Firm, LLC  
P.O. Box 1030  
616 E. Liberty Street  
York, South Carolina 29745  
(803) 818-5700  
Attorney for Appellant

STATE OF SOUTH CAROLINA  
 COUNTY OF UNION  
 Samuel Earl Jeter,  
 Plaintiff(s),  
 -vs-  
 South Carolina State of,  
 Defendant(s).

**F I L E**  
 JUL - 6 2015  
 TIME 12:23 PM  
 WILLIAM F. GAULT, C.C.C.P. & G.S.

IN THE COURT OF COMMON PLEAS  
 SIXTEENTH JUDICIAL CIRCUIT  
 CASE NO.: 2015CP4400225  
 APPOINTMENT OF COUNSEL OR GAL  
 (Select one.)

ORDER  
 AMENDED ORDER

TYPE OF CASE/PROCEEDING: (Check one.)

- Post-Conviction Relief (PCR)/habeas case
- SVP case
- Minor Name Change
- Adoption
- Custody and/or Visitation
- Other: Post Convict Rel 500
- Juvenile
- Abuse and Neglect

It appears Samuel Earl Jeter, who is a litigant in this case, is entitled to court-appointed counsel or a guardian ad litem.

It further appears that: (Select only one.)

- counsel/guardian ad litem has not yet been appointed by the court; therefore, an appointment for counsel/guardian ad litem is necessary.
- counsel or a guardian ad litem was previously appointed by the court but has indicated either a possible conflict of interest, an entitlement to exemption, or other good cause warranting the appointment of new counsel or guardian ad litem based on:
- counsel was previously appointed by the court but has not indicated that the litigant has retained private counsel and is no longer entitled to appointed counsel.
- court appointed counsel has obtained, Esquire as substitute counsel pursuant to Rule 608(h)(2); provided, however, only the member who originally received the appointment and who sought substitute counsel shall receive credit.
- Other: .

**RECEIVED**

Therefore, it is ordered that **Beth Faulkner** hereby is appointed as (Select one.)

- counsel
- lead counsel (if capital PCR case)
- guardian ad litem

for the above-named person. Any counsel or GAL previously appointed is/are hereby relieved

JAN 19 2017

**SC Court of Appeals**

(If Death Penalty PCR Case) It is further ordered that, Esquire, is hereby appointed as second counsel in this capital PCR case.

The clerk of court is directed to forward a copy of this order to all persons entitled to notice.

IT IS SO ORDERED  
 July 6, 2015

*William F. Gault/dw*  
 Circuit Judge  Clerk of Court

Plaintiff Attorney:

Beth Faulkner  
 PO Drawer 300  
 York, SC 29745

Defendant Attorney:

Justin James Hunter  
 PO Box 11549  
 Columbia, SC 29211-1549

**A TRUE COPY**

JUL - 6 2015

*William F. Gault*  
 CLERK OF COURT

NOTICE: SC Supreme Court Order of September 29, 2006, requires appointed counsel entitled to payment from the Office of Indigent Defense (OID) to register the case online with OID within fifteen (15) days of this appointment at [www.sccid.sc.gov](http://www.sccid.sc.gov), and further directs that reimbursement vouchers be submitted directly to SCCID and not to the trial judge or clerk of court. See SCCID website for further details.