

5-10-17

Dear Supreme Court, I ~~Greg~~ Williams
(Greg Williams) never stated, indicated nor
written that I ever requested, suggested or
have I indicated that I want, need to relieve
my Appeal Bond Counsel and it is an oppressive
act of manipulation and lie clear upon the
face of the record that whom ever attempts
to relieve or call my motion an motion
to relieve Appeal Bond Counsel if that
is the case! I also am 100% committed
to finding out exactly whom attempts in
the courts to have my hired Appeal
Bond Counsel relieved or considered.
~~That's~~ I also need a copy of my
Return and Appeal Bond !!!

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MAY 17 2017

S.C. SUPREME COURT

2N The Supreme Court

RE: Trey Williams V. State
Case No. 2016-001553
5-10-17

Dear South Carolina Supreme Court,
I Trey Alexander Williams, Inmate
South Carolina Department of
Corrections number # 341036 am
writing the courts letting them
know that it is very rude,
Disrespectful, Criminal, Unlawful
and Unconstitutional for whomever
considered that my motion to
Relieve counsel had anything to
do with me requesting to relieve
my hired Appeal Bond counsel.
I dont need to write the courts
to relieve that Counsel just as
well as I did not need the
court interpreter to hire this
Attorney. This situation needs
to be immediately resolved and
I Ask whom decided or was it the
Clerk Shearouse who made the

erroneous Assertion to this case, some penalty
needs to occur for the prejudice I face. @Trey

1127 A. Williams
L.C.Z. Wondo B # 230
P.O. Box 205
Ridgeville, SC 29472

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MAY 11 2017

MAIL ROOM
LIEBER C.I. |

SCDC

MAY 14 2017

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

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S.C. SUPREME COURT