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April 3, 2017  
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Greetings:

S.C. SUPREME COURT

After receiving the document, addressed April 8, 2006 letter, from the Law Office of Leah B. Moody, LLC to the Honorable Dave Hamilton and signed by Leah B. Moody, she states: "I am requesting to be relieved as counsel in this matter."

I was told that because of this action, that at my then upcoming PCR hearing of April 18, 2016, I would only receive new counsel and would not need to bring anything with me, specifically my legal work and documentation I would use to support my allegations. As it turned out, that was not what happened.

I'm not sure if this type of misdirection is how "the system" works but this "misdirection" definitely hindered me in presenting evidence to show my trial counsel's ineffectiveness and to meet my "Burden of proof."

Another issue: The videos used against me at my trial. Those videos. I was not allowed access to them to prepare for my PCR hearings. I was given the reason: my PCR counsel had access to them. At the hearing she told the judge that she would not view them and the judge had the videos

sealed. My Issue is: How can the PCR counsel, Leah Moody, defend me if she will not allow herself access to all of the evidence that would help me and my case?

At this time I would like to request that:

- 1.) The videos be at time unsealed
- 2.) I be allowed access to these videos, that were used against me at my trial, to properly prepare for my hearing.

I was advised by Ms Moody that I could only present issues of ineffectiveness against my trial counsel, Mr. Barrowclough. I found out that this advise was not correct.

At this time I would like to:

Motion For the Appointment of Counsel

Harry Anthony states:

I am the plaintiff in the case: 2015-CP-46-0790. I make this declaration in support of my motion for appointment of counsel.

- 1.) The plaintiff is unable to afford counsel

- 2.) This is a complex case containing many issues to different violations of law that cover a period of time from the years 2005 - 2016.
- 3.) The plaintiff has physical and mental disabilities, no legal education and limited knowledge and ability to comprehend the law.
- 4.) The case will require discovery document investigation and deposition of witnesses.
- 5.) The plaintiff has no ability to investigate the facts of the case or to locate and interview witnesses.
- 6.) The plaintiff's allegations, if proven, clearly would establish a constitutional violation.

Wherefore the plaintiff's motion for appointment of counsel should be granted, Pursuant to 28 U.S.C. § 1746

I declare under penalty of perjury that the foregoing is true and correct.  
signed this 3rd day of July 2017  
Harry L. Anthony

# Law Office of Leah B. Moody, LLC

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April 8, 2016

The Honorable David Hamilton  
Moss Justice Center  
Post Office Box 649  
York, South Carolina 29745

Re: Harry Anthony, #349291 v. State of South Carolina  
C.A. No.: 2015-CP-46-790

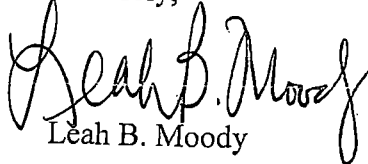
Dear Mr. Hamilton:

Please find enclosed a **Motion to Amend** in the above-referenced matter. I am requesting to be relieved as counsel in this matter. Please clock and return the copy provided to my office in the enclosed self-addressed envelope.

By copy of this motion, I am serving Justine Hunter, Esquire, of the South Carolina Attorney General's Office and Jason Franks.

Thank you for your anticipated assistance in this matter.

Sincerely,

  
Leah B. Moody

Enclosures

cc The Honorable Daniel Hall, York County  
Harry Anthony, Client  
Justine Hunter, Esquire, SC Attorney General's Office

