

10724/2017

Appellate Case 2011-195292
Stat v Robert Watkins

RECEIVED

OCT 26 2017

SC Court of Appeals

Dear Your Honorable Judge James E. Lockery
of S.C. Court of Appeals

on March 02, 2017 Chief Justice Bentley issue

an order, transferring my Petition for a writ of Certiorari

in which my appellate Counsel filed a Johnson Brief.

pursuant to Johnson v State 294 S.C. 310 364 S.E.2d. 201 (1988)

with a request to withdraw as my counsel, pursuant to SCOR 293(4).

on October 5, 2017 the clerk of Court Jenny Abbott Kitching took it upon

herself to deprive me of access to the court, and a ~~hearing~~ review

of my case by the SC Court of Appeals Judges, showing a Bias and

prejudice against me in issuing an order denying my petition for

a writ of Certiorari, and granting my counsel request ~~to~~ to withdraw.

pursuant to Johnson v State, 294 S.C. 310, 364, S.E.2d. 201 (1988). she is an

administrative officer of the court, she can not make judicial determination

concerning just and law or constitutional violation, or whether or not a case

has merits. This order is to decide me and misteading to believe

that the issues ~~has~~ raised in my pro-se petition for writ of Certiorari

as well as my appellate Counsel has been exhausted, when or

all legal actuality, they haven't. Please correct this error and have

my case review by a legal judicial panel of two ~~court~~ SC Court

of appeals, and not order issue by the SC Court of Appeals Judges

or Judge instead of Jenny Abbott Kitching.

page 1 of 2

enclosed you will see Judge Beatty order transferring my
case from SC Supreme Court to SC Court of Appeals, and
a copy of Jimmy Abbott Kitchings illegally issue order.

Robert Watkins

Sworn to before
me on this 24 day
October month 2017 year

SC Notary
Tamaia Conwell

My Commission Expires
September 25, 2023

RECORDED

OCT 24 2017

P.C.I. MAILROOM

Robert m Watkins 243803
CRANES
Perr Corr Inst
430 Oaklawn Rd
Pitler SC 29669

Back in 2012 I sent information to all 3 of the Judges of SC Court of
Appeals that contained evidence, of Fraud upon the SC Court of appeal
in which the SC attorney General Office included false misstatement of fact
in an Expedited Motion to recall the remittitur, to decide me and the
SC Court of Appeal clerk of Court v Claire Allen, to issue an order to
recall the remittitur, to get the clerk v Claire Allen to believe she
committed an error so that she would file the state Expedited Motion to
recall the remittitur. The clerk of Court of Appeals accept my completed
address to all three judge which include you. Case unpublished opinion
2011-UP-091. Appellant case number 2011-195272 - sent me a letter quoting case
laws that no action will be taken, because I'm represented by counsel
no hybrid representation. So The SC Court of appeal judge never saw as to
this evidence of fraud upon the courts. You'll The SC Court of Appeals Judges

The Supreme Court of South Carolina

Transfer of Post-Conviction Relief Cases to the South
Carolina Court of Appeals

RECEIVED

OCT 26 2017

SC Court of Appeals

ORDER

Pursuant to Rule 243(l) of South Carolina Appellate Court Rules, the post-conviction relief cases listed on the attachment to this order are hereby transferred to the South Carolina Court of Appeals.

EW Bentley

C.J.

FOR THE COURT

Columbia, South Carolina
March 02, 2016

RECEIVED

MAR 02 2017

SC Court of Appeals

2015-002327	Yorel Williams v. State
2015-002325	Roosevelt Reaves v. State
2015-002310	Derrick Lamar Cheeks v. State
2015-002302	Howard L. Sims, Jr. v. State
2015-002286	Clark Thomas v. State
2015-002282	Devin M. Nimmons v. State
2015-002281	Marvin Bowens-Green v. State
2015-002280	Donnie R. Thigpen v. State
2015-002249	Brysen Carson v. State
2015-002248	Kelvin Bowen v. State
2015-002214	Quintin Linen v. State
2015-002205	Dennis F. Sanders v. State (Aiken)
2015-002204	Dennis F. Sanders v. State (Lexington)
2015-002202	Andre A. Robinson v. State
2015-002200	Andre Wallace v. State
2015-002191	Robert Watkins v. State
2015-002181	Quentin Jenkins v. State
2015-002180	Keith Gadsden v. State
2015-002164	Daniel Hamrick v. State
2015-002162	Timothy Young v. State

The South Carolina Court of Appeals

Robert Watkins, Petitioner,

v.

State of South Carolina, Respondent.

Appellate Case No. 2015-002191

ORDER

This matter is before the Court on a petition for a writ of certiorari following the denial of Petitioner's application for post-conviction relief.

Petitioner's counsel asserts that the petition is without merit and requests permission to withdraw from further representation. Petitioner has filed a pro se petition.

Based on the vote of the panel after careful consideration of the entire appendix as required by *Johnson v. State*, 294 S.C. 310, 364 S.E.2d 201 (1988), the petition for a writ of certiorari is denied and counsel's request to withdraw is granted.

FOR THE COURT

BY


CLERK

Columbia, South Carolina

cc:

Laura Ruth Baer, Esquire
DeShawn Herman Mitchell, Esquire
The Honorable Edward W. Miller

FILED

October 5, 2017

27

Robert Watkins
Justin James Hunter, Esquire

Robert M. Watkins 243803 62A118

Perry Carr Trust

430 Oaklawn Rd

Pelzer SC, 29669

RECEIVED

OCT 24 2017

P.C.I. MAILROOM

Confidential to The Honorable Judge
James Lockemy of S.C. Court of Appeals
P.O. Box 750
Dillon SC, 29536

RECEIVED

OCT 26 2017

SC Court of Appeals

LEGAL MAIL