

Terrell McCoy, 256070  
MCI F3 #266  
386 Redemption Way  
McCormick, SC 29899

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APR 09 2018

S.C. SUPREME COURT

April 4, 2018

The Honorable Daniel E. Shearouse  
SC Supreme Court, Clerk  
PO BOX 11330  
Columbia SC 29211

RE: Terrell McCoy v. State of South Carolina  
Appellate Case No. 2017-000753

Dear Mr. Shearouse:

My Counsel, Melisa W. Gay has been Suspendded from  
practice of law. Enclosed please find Petitioner's Motion to  
Withdraw.

c.c. Rasheeda Cleveland

Thank you

Tim

Jullory

THE STATE OF SOUTH CAROLINA  
In The Supreme Court

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Appeal From Charleston County  
Court of Common Pleas

Deidra Jefferson, Circuit Court Judge

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Case No. 2017-000755

Terrell McCoy, 256070 ○○○○○○○○○○○○○○ Petitioner

v.

State of South Carolina ○○○○○○○○○○○○ Respondents

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MOTION TO WITHDRAW COUNSEL

Comes Now Petitioner, pursuant to Rule 240, SCACR with a motion pursuant to Rule 264(b), SCACR to proceed pro-se pursuant to Faretta v. California, 422 U.S. 806, 95 S.Ct., 45 L.Ed 562 (1972).

Petitioner's request is base on the following reasons:  
(1) Petitioner's Counsel Melisa W. Gay was suspended from

practice of law. (See: In the Matter of Melisa White Gay, appellate Case No. 2018-000 237).

All of Melisa W. Gay Client's files was submitted to Peyre Thomas Lumpkin, Esquire.

Petitioner has appeared in several civil suit and has represented himself at his criminal trial proceeding. Petitioner has won settlements against SCDC for "Excessive Use Force", pro se, and have filed several briefs in the United States District Court.

Petitioner's counsel has filed Petition. Petitioner has not received a Return by the attorney general. The attorney general has requested (3) three extension to filed return. The return is schedule to be filed on April 06, 2018.

Petitioner request that his Client-lawyer relationship is protected, and he is allow full access to his files which was forwarded to Mr. Peyre Thomas Lumpkin, Esquire.

Petitioner request that this Court does not appoint any Counsel from the South Carolina Commission on Indigent Defense Division of Appellate Defense. Petitioner's Claims are against Robert Dudek, attorney at the above branch and therefore this will constitute conflict of interest.

Petitioner is seeking to retain counsel.

For the reason stated, Petitioner move this court with a

Motion to proceed pro se, and request that this court issue  
an Order for Petitioner's files to be delivered to him so that  
he can effectively represent himself during appeal.

4-3-18

I am,

Terrell McCoy  
Pro Se litigant

## CERTIFICATE OF SERVICE

I, Terrell McCoy, hereby declare that on April 4, 2018, 2018, I personally placed a original copy of Petitioner's Motion to withdraw counsel, inside a prepaid stamp envelope to be mailed by U.S. postal mail service to the following address of Record:

Rasheeda Cleveland, attorney general  
Postoffice Box 11549  
Columbia SC 29211

4-4-18

151 Terrell McCoy  
Pro Se Litigant  
MEI F3 #266  
386 Redemption Way  
McCormick SC 29899

LEGAL MAIL  
MAIL ROOM

Terrell McCoy, 256070

F3#266

McCormick Correctional Institute

395 Redemption Way

McCormick, SC 29899

The Honorable Daniel E. Shearouse  
SC Supreme Court, Clerk  
PO Box 11330  
Columbia SC 29211

**LEGAL MAIL  
MAIL ROOM**

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DEPARTMENT OF CORRECTIONS

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