

RECEIVED

RECEIVED

MAY 04 2018

4-30-18

Terry McCall #233236

MAY 02 2018

SC Court of Appeals

Livesay Corr. Inst

S.C. SUPREME COURT

Dorm B - Rm - 13

P.O. Box 580

Wing, S.C.

29378

Very Important

Urgent Response  
Please

Re: Court Reporter Producing Transcript, Certification Page  
"After" Resigning from Position as Court Official,  
Court Reporter from Court Administration  
Fraudulently Pretending to be something she isn't  
~~Unauthorized Practices @ documents~~

Dear Supreme Court, 'Judge'

" " Enclosed find letters/documents  
that reveal Court Reporter Caroline Hiskell, who has  
resigned from her position, June 17, 2016 because  
of her failure to comply to the Rule 207 (e) (2) to  
produce transcripts timely.

Did submit to my Attorneys, Me, the Transcripts  
& certified the Certification Page, After she had  
resigned, which would be the same as Notarizing  
a document, once your Notary Authorization Power  
runs out/ expires.

You can see in a letter from S.C. Commissioner on Judicial  
defense dated July 8, 2016, After Ms. Hiskell had resigned  
requesting that she produce a certification page and  
Voucher so she can get paid, I can't believe the  
Court can allow her to continue to sign certification  
pages, that she is a S.C. Court Official, Court Reporter,  
After she has resigned.

(1)

By doing so she is continuing to represent herself as a officer of the law, Court reporter for S.C. when she no longer is, And was re-signed from Court Administration.

On the Certification Page 390, the first one she sent was not signed, Also it was printed by Alpha Printing Company, the last 53 pages of May 14, 2015 trial transcript was printed by this Printing Company, And nothing certifies the Printing Company certifies this to be true & accurate transcript, However, the Certification Page that she signed, was submitted After she resigned, Not before, And to me this is Fraud.

These transcripts should not be allowed to be used for Appeal in Court of Appeals. I've mentioned this to my Attorney but, she refuses to do anything, And I believe the Supreme Court needs to step in And look at this matter.

I argued this Certification page not being signed. At my reconstruction hearing in Circuit Court see (Pg 89) transcript, so its not like they didnt know.

My next step is to go to the "News People", TV. have them made aware that S.C. Supreme Court is allowing Court OFFICIALS to Act as a Court OFFICIAL even after they are no longer employed with the state.

And allowing Court records un-officially  
Certified by an Employed Employee to be used  
in the process of And Appeal.

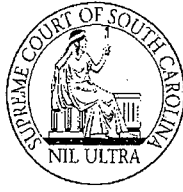
When in all reality, A New Trial should  
be granted:

I need you to have a Judge review this  
It's pertaining to Ms. Hiskeel Alleging to be  
a Court OFFICIAL Signing Court documents, AFTER  
she has re-signed, And is not A Employee  
with S.C. Court Administration Any longer.

This is a crime And I'm gonna continue  
fighting this, until something is done.

Awaiting your Reply,

Mr. Jeff McCall



**South Carolina Court Administration**  
South Carolina Supreme Court  
Columbia, South Carolina

TONNYA K. KOHN  
INTERIM DIRECTOR

1015 SUMTER STREET, SUITE 200  
COLUMBIA, SOUTH CAROLINA 29201

April 3, 2018

Terry McCall #233236  
Livesay Correctional Institution  
P.O. Box 580  
Una, SC 29378

Dear Mr. McCall:

I am responding to your letter dated February 13, 2018. In your letter you are requesting information pertaining to Caroline Hiskell's employment with Court Administration. Ms. Hiskell resigned on June 14, 2016.

If you have any further questions regarding court reporters and /or transcripts, feel free to contact this office.

Sincerely,

  
Desiree Allen  
Court Reporter Manager

TERRY MCCALL-DIRECT BY MR. STROM

1 A Right.

2 Q --and then you went on your way.

3 A She then may have went back to sleep once I  
4 left.

5 Q Okay. And then, in our discussions you voiced  
6 some concerns as to when Caroline Hiskell left her  
7 employment at the Court of Appeals?

8 A Court Administration.

9 Q Excuse me, Court Administration.

10 A Yes, sir, I do, uh-huh.

11 Q And specifically your concern is that she was  
12 not a certified court reporter at the time that she signed  
13 the certification form verifying the transcript?

14 A That's exactly right. Because the one I  
15 received with the initial transcript was never signed.  
16 And then in between me trying to find out if she was going  
17 to be relieved or whatever, whatever was going on with the  
18 court, she sent me a letter, and I have it over there,  
19 that she was no longer a court official, a judicial  
20 officer. And then a certification came in because you  
21 guys had written her and explained that you needed a  
22 certification.

23 Q So, you're concerned that the certification came  
24 after she was no longer--

25 A Yeah, I believe so.

see  
this  
especially

## TERRY MCCALL-CROSS BY MS. MUNSON

1 Q -- allowed to certified transcripts?

2 A I'm not sure, I'm still trying to find that out.

3 Q Okay.

4 A But I believe -- I believe so.

5 MR. STROM: Your Honor, there's -- Terry and

6 I --

7 BY MR. STROM:

8 Q I know you've -- we've talked extensively but I  
9 want to make sure, have I covered all the issues as it  
10 relates specifically to the integrity of the transcript?

11 A Yes, sir, I think so.

12 MR. STROM: I have no further questions, Your  
13 Honor.

14 THE COURT: Okay, cross-examination.

15 CROSS-EXAMINATION

16 BY MS. MUNSON:

17 Q Hi, Mr. Martin -- Mr. McCall. Golly, I'm sorry  
18 about that. It's rude I didn't call you by the right  
19 name.

20 A That's all right.

21 Q I'm Judy Munson with the solicitor's office, I  
22 just have three little areas to talk to you about, okay?

23 A Okay.

24 Q All right, the first one is with the EMS guy,  
25 Robinson. The testimony that came in through him about



SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense  
1330 Lady Street, Suite 401  
Columbia, South Carolina 29201-3332  
Post Office Box 11589  
Columbia, South Carolina 29211-1589  
Telephone: (803) 734-1343  
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender  
Wanda H. Carter, Deputy Chief Appellate Defender

COPY

June 28, 2016

RECEIVED  
JUN 28 2016  
SC Court of Appeals

Caroline Hiskell  
Circuit Court Reporter  
32 Duxbury Lane  
Easley, SC 29642

Re: The State v. Terry E. McCall - Appellate Case No. 2015-001097

Dear Ms. Hiskell:

On June 24, 2016 we received two volumes of the transcript, respectively May 12 and May 13, 2015. We have not received the sentencing day, May 14, 2015. We have no indication you were not the court reporter on May 14, 2015.

Please let us know if you are sending the May 14, 2015 transcript. If you know that another court reporter took that portion, please let me know as soon as possible, because we would have to expedite that transcript immediately.

I am attaching a voucher for you to complete and return. Please contact me, if you have any questions.

Sincerely,

*Paula Murdoch*

Paula Murdoch  
Administrative Coordinator

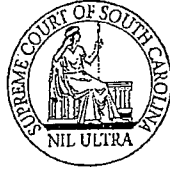
RECEIVED  
JUN 28  
SC OFFICE OF  
APPELLATE DEFENSE

/mpm

cc: S.C. Court of Appeals  
Court Administration  
Mr. Terry McCall

Enclosure

see → Turn over



South Carolina Court Administration  
South Carolina Supreme Court  
Columbia, South Carolina

ROSALYN FRIERSON  
DIRECTOR

1220 SENATE STREET, SUITE 200  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1800  
FAX: (803) 734-0269

June 3, 2016

Mr. Terry McCall, #233236  
RCI-C-A-32  
P.O. Box 2039  
Ridgeland, SC 29936

Dear Mr. McCall:

I am responding to the letters you've been sending since February 2016 regarding this transcript. I spoke with your brother earlier this week regarding this situation and explained that I would write to you to try to eliminate some of the frustration I am sure you are feeling over this situation. I am sorry that you haven't received a satisfactory response. By way of information, when the Division of Appellate Defense requests a transcript, I assume that they are your legal representative. That office has been writing to us each month to ask about the status of the transcript. Upon receipt of these inquiries, my office contacts the court reporter so that we can provide their response to the inquiry. We have been waiting for responses to our inquiries that have gone unheeded from Ms. Hiskell as well. After reviewing this situation, it appears that the transcript is not yet completed and further, that no extensions have been requested. Therefore, there are no copies to send to you or the Division of Appellate Defense.

Because the transcript is not completed and is long overdue, by copy of this letter, I am directing that Ms. Hiskell request the outstanding extensions and respond in writing to you, Appellate Defense, the Court of Appeals, and myself about the circumstances surrounding the delay in delivery of this transcript.

My office will investigate further and take whatever action is necessary to ensure that the appropriate extensions are approved and that the transcript is delivered to the requester, Office of Appellate Defense. I will do whatever is necessary to move this process along. Of course, you are free to write again, but I don't think it will be necessary. Thank you for your continuing patience.

Sincerely,

Desiree R. Allen  
Court Reporter Manager

CC: Caroline Hiskell, Court Reporter  
S.C. Court of Appeals  
Division of Appellate Defense



SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense  
1330 Lady Street, Suite 401  
Columbia, South Carolina 29201-3332  
Post Office Box 11589  
Columbia, South Carolina 29211-1589  
Telephone: (803) 734-1330  
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender  
Wanda H. Carter, Deputy Chief Appellate Defender

July 8, 2016

Ms. Caroline Hiskell  
Court Reporter  
32 Duxbury Lane  
Easley, SC 29642

Re: The State v. Terry E. McCall - 2015-001097

Dear Ms. Hiskell:

We have received the transcript of the final day of the trial on May 14, 2015. You informed our office by facsimile that this transcript is incomplete due to the theft of your records. Our inspection of the transcript shows that part of the testimony of witness Tommy Brooks is missing "due to technical difficulties" as you state on page 358 of the transcript. Please be advised that we have not received a certification page or a completed voucher from you to date.

This case is being assigned to an attorney with the understanding that a motion for a reconstruction hearing will likely be necessary, given the missing testimony, despite the time between the request for the transcript and its completion. Regardless, we still need for you to provide us with a certification page and a completed voucher. I do appreciate your cooperation. Please contact me if you have any questions.

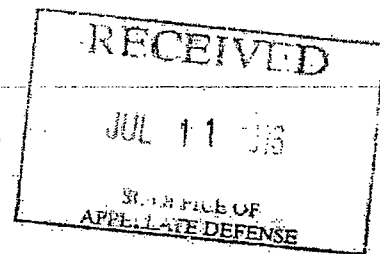
Sincerely,

Paula Murdoch  
Administrative Coordinator

Enclosure

cc: Court of Appeals  
Court Administration  
Terry McCall

/mpm



Turn over →

*Indigent Defense - July 5, 2016*

*To: SC Commission on Indigent Defense*

*Re: Requested transcripts*

*Enclosed is the transcript State versus Terry McCall.*

*I was asked in your letter to confirm that State versus Donald Young is complete as to what I have remaining. There was a theft and the files for that case were taken.*

*Also, certain portions of State versus Terry McCall as well as they were housed on the same disk. The breaks are listed in the transcript.*

*Also, inquiries about the follows:  
State versus Keynon Robinson. This transcript has been delivered and paid for.  
State versus McLaurin. I send a status form stating this was not my case.*

*Please inform Court Administration that I have answered these inquiries to the best of my ability.*

*Thank you.*

*Printing Company Alpha  
Printed Pages  
389-End*

State versus McCall

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

I, the undersigned Caroline Hiskell, Official Court Reporter for the Thirteenth Circuit of the State of South Carolina, do hereby certify that the foregoing is a true, accurate, and complete transcript of record of all proceedings had and evidence introduced in the trial of the captioned case, relative to appeal, in Court of General Sessions, Greenville County, this 14th day of May, 2015.

I do further certify that I am neither of kin, counsel, nor interest to any party hereto.

-----

Caroline Hiskell

State versus McCall

1 MR. ERWIN: He gave you credit.

2 THE COURT: I gave you all credit statutory  
3 time that you are entitled to that is subsequent to the  
4 issuance of your initial ticket you get that time.

5 Good luck to you, sir.

6 DEFENDANT MCCALL: This here is non-violent?

7 THE COURT: It is non-violent.

8 Good luck to you, sir.

9 Ladies and gentlemen, you can return to your  
10 jury room and relieve you of your responsibilities this  
11 week and give you an opportunity to ask me any questions  
12 you may have.

13 Thank you.

14 ---END OF TRANSCRIPT RECORD---

15

16

17

18

19

20

21

22

23

24

25

*see printed by Alpha Printing*

Tommy Brooks - Direct Examination

1 Q You've been involved in a lot of accidents,  
2 correct?

3 A Yes, sir.

4 Q Were you able to estimate a range of speed?

5 A The softer metal on the cars I've seen damage  
6 like that from 40 to up to high 60.

7 Q I'm going to show you State's Exhibit No. 63 what  
8 is this diagram demonstrate?

9 A This is what we call the sequence of events.  
10 What we do is we take a car from the direction that they  
11 were initially traveling and find out which one was going  
12 which direction. We line them back up on the scale  
13 diagram, all the evidence that was marked and mapped  
14 Again, the would be like our impact area which is the  
15 first touch. We have a tire mark that leads away and you  
16 can't really see. It would be like a purple color with  
17 just a little line on it because you can't run the scale  
18 and see it because it wouldn't fit on the paper.

19 Again, the Explorer goes through and comes to  
20 its final rest is here and the pick up truck actually  
21 rotated back off and came to its final rest right there.

22 Q What is State's Exhibit No. 67?

23 A That is what we call the evidence and final rest  
24 layer. It's both vehicles where they stop after the  
25 collision and it shows the evidence that we map. And

## Tommy Brooks - Direct Examination

1 notice -- does that help you notice what your opinion is?

2 A You can actually see that on the driver's side is  
3 more on the -- all of this stuff is broken out. It's  
4 typically induced by the collision. All of the major  
5 damage, you can see the direction of the hood is actually  
6 pushed. Headlight area to the side of it pushed all the  
7 way down the side, side swipe offsetting head on.

8 Q So your opinion is in this photograph show you  
9 where you think the area of collision is on the truck?

10 A You can see it went in right there in the  
11 headlight area just pushed into the softer metal and rode  
12 all the way down the side. The gouging would be right in  
13 here and this would be your area of impact.

14 Q Based off that, how does the diagram reflect your  
15 findings?

16 A Again, that shows the first touch of the  
17 vehicles. It's not going to show maximum engagement, but  
18 this is the area of impact for the vehicle.

X 19 Q Did you do a speed calculation in this case?

20 A No, sir. This particular case was a left the  
21 center case. Sometimes you have to do a speed calculation  
22 if we think that that's a sole factor in the collision.

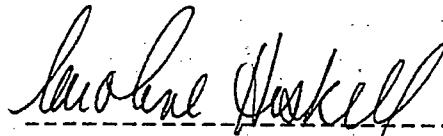
23 In this case, the question was we had a vehicle went left  
24 of center, which one did it. So we were able to go back  
25 and do the forensic mapping and answer the question.

NO  
Speed  
calculation  
Done

## State versus McCall

1 I, the undersigned Caroline Hiskell, Official  
2 Court Reporter for the Thirteenth Circuit of the State of  
3 South Carolina, do hereby certify that the foregoing is a  
4 true, accurate, and complete transcript of record of all  
5 proceedings had and evidence introduced in the trial of  
6 the captioned case, relative to appeal, in Court of  
7 General Sessions, Greenville County, this 14th day of May,  
8 2015.

9 I do further certify that I am neither of kin,  
10 counsel, nor interest to any party hereto.

11  
12  
13 -----

14 Caroline Hiskell  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25



# COURT REPORTERS' REQUEST FOR PAYMENT FOR TRANSCRIPT IN CRIMINAL INDIGENCY CASE

**TO: SC COMMISSION ON INDIGENT DEFENSE**  
 PO BOX 11589  
 COLUMBIA, SC 29211-1589

SIGNATURE OF APPROVING OFFICIAL AT APPELLATE DEFENSE:

FORWARD THIS SIGNED AND COMPLETED FORM ALONG WITH THE REQUESTED TRANSCRIPT TO THE SC COMMISSION ON INDIGENT DEFENSE, APPELLATE DIVISION. THE SC COMMISSION ON INDIGENT DEFENSE, APPELLATE DIVISION WILL APPROVE THIS REQUEST FOR PAYMENT AND FORWARD THE REQUEST TO THE S.C. COMMISSION ON INDIGENT DEFENSE FOR PAYMENT. ALL QUESTIONS REGARDING PAYMENT SHOULD BE MADE TO THE S.C. COMMISSION ON INDIGENT DEFENSE, P.O. BOX 11433, COLUMBIA, SC 29211-1433, PHONE: 803.734.1343, e-mail: executive@sccid.sc.gov.

CASE NAME:  
*State vs Jerry McCall*

CRIMINAL CASE (INDICTMENT) NO.(s):  
*2015-001097*

DATE TRANSCRIPT REQUESTED BY APPELLATE DEFENSE:

DATE TRANSCRIPT PROVIDED TO APPELLATE DEFENSE:

**PLEASE NOTE THAT THE DEFENSE OF INDIGENTS FUND WILL REIMBURSE THE REQUESTING PARTY FOR EITHER THE ORIGINAL TRANSCRIPT OR ONE COPY, BUT NOT FOR BOTH.**

RULE 607 (H)(1), SCACR, PROVIDES THAT IN ALL CRIMINAL INDIGENCY CASES, INCLUDING POST-CONVICTION AND SEXUAL VIOLENT PREDATOR PROCEEDINGS, THE FEE FOR THE ORIGINAL TRANSCRIPT IS THREE DOLLARS AND TWENTY-FIVE CENTS (\$3.25) PER PAGE AND THE FEE FOR A COPY OF THE TRANSCRIPT IS SEVENTY-FIVE CENTS (.75) PER PAGE.

PURSUANT TO THE REQUEST OF THE S.C. COMMISSION ON INDIGENT DEFENSE, APPELLATE DIVISION, THE TRANSCRIPT IN THE ABOVE MATTER WAS PROVIDED TO THAT OFFICE. REIMBURSEMENT IN THE FOLLOWING AMOUNT IS HEREBY REQUESTED:

- ORIGINAL TRANSCRIPT OF 390 PAGES: \$ 1267.50
- COPY OF ORIGINAL TRANSCRIPT OF \_\_\_\_\_ PAGES: \$ \_\_\_\_\_
- OTHER (Please specify): \_\_\_\_\_: \$ \_\_\_\_\_

**TOTAL PAYMENT REQUESTED:** \$ 1267.50

PRINTED OR TYPED NAME OF COURT REPORTER:  
*Caroline Hiskell*

SIGNATURE OF COURT REPORTER:  
*Caroline Hiskell*

ADDRESS:  
*32 Duxbury Lane  
 Eastley, SC 29642*

A SC VENDOR IDENTIFICATION NUMBER, WHICH IS ISSUED BY THE SC COMPTROLLER GENERAL'S OFFICE, AND IS NEITHER A FEDERAL EMPLOYER IDENTIFICATION NUMBER NOR AN INDIVIDUAL SOCIAL SECURITY NUMBER, IS REQUIRED FOR PAYMENT PROCESSING. (SCCID DOES NOT REQUIRE A FEI OR SSN)  
 IF YOU DO NOT HAVE A SC VENDOR ID NUMBER, APPLY HERE:  
<https://webprod.cio.sc.gov/SCVendorWeb/mainNewFrame.do>

PHONE NUMBER:

NOTE: ONCE YOU APPLY FOR A SC VENDOR ID, THE SC COMPTROLLER GENERAL'S OFFICE REQUIRES A 72-HOUR WAITING PERIOD TO VERIFY YOUR ID NUMBER. ADDITIONAL LINKS AND INFORMATION MAY BE FOUND AT:  
<http://sccid.sc.gov/register.cfm>

EMAIL ADDRESS:

VENDOR ID NUMBER:  
*187609643*

SCCID USE ONLY:

SCCID FILE NUMBER:

DOCUMENT NUMBER:

July 25, 2016

Terry McCall 233236  
W.C.I. WF-39B  
4340 Broad River Road  
Columbia, SC 29210

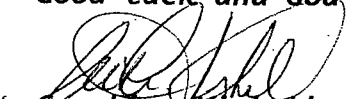
Caroline Hiskell  
32 Duxbury Lane  
Easley, SC 29642

Dear Mr. McCall,

I am in receipt of your letter dated July 18.  
In response, I am no longer an employee at the  
State of South Carolina, Court Administration  
or the Judicial Department and have no further  
relationship with this employment.

Any and all future correspondence sent will  
be returned to you unopened.

Good Luck and God bless.

  
Caroline Hiskell

# The Supreme Court of South Carolina

---

## ORDER

---

I find that Caroline Hiskell was employed as a Judicial Department court reporter for the period of October 2, 2008, through June 14, 2016, at which time she resigned.

I find that Caroline Hiskell was summoned to Court Administration on June 8, 2016, to discuss complaints received by the Office of Court Administration (SCCA) concerning her failure to deliver transcripts and respond to inquiries from transcript requesters and SCCA. One of these transcripts was ordered in June 2015. Pursuant to the S.C. Court Reporter Manual she was required to list requests received on her monthly report and failed to do so. Ms. Hiskell was allowed to explain the circumstances causing her inability to produce transcripts as requested and to explain the reasons for deficiencies in her work performance.

I find that during the meeting Ms. Hiskell indicated that she could produce the *State v Terry McCall* trial transcript by June 13, 2016. Further, she was directed to request an extension through June 13, 2016, in that case. That extension was requested and granted on June 9, 2016.

I find that on June 24, 2016, eleven days after it was due to be delivered, a partial transcript (May 12 and 13, 2015) was received by the Division of Appellate Defense in the *State v Terry McCall* trial. That office is still awaiting the sentencing portion of the transcript from proceedings held on May 14, 2015. I find that the full transcript has not yet been delivered.

I find that on that same date, June 24, 2016, the Division of Appellate Defense received a partial transcript in the matter of *State v Donald L. Young* with an indication on Page 97 that due to a theft, the remainder of the transcript could not be produced. This information had not been disclosed to the Division of Appellate Defense previously.

I find that Ms. Hiskell was directed to complete and deliver the transcript in the case of *State v James Michael Johnson*, which was originally due on May 16, 2016. She requested and was granted an extension on that transcript through June 16, 2016. I find that the transcript has not yet been delivered.

I find that storage boxes were sent and delivered to Ms. Hiskell by UPS on June 20, 2016, for the purpose of storing her records for delivery to SCCA. As of this date there have been no records delivered to SCCA by Ms. Hiskell.

I further find that numerous attempts have been made by Desiree Allen to obtain transcripts or information about the status of these transcripts without any success. Ms. Hiskell advised the requesting attorney (Mr. Wilkes) that she had

completed 500 pages of the *State v James Michael Johnson* transcript and it was in the process of being finalized. However, the transcript has not been delivered.

Several transcripts have been reported to SCCA as ordered but not delivered. These include transcripts for cases pending in the appellate courts. They include but are not limited to:

- State v Terry McCall, 2015-001097
- State v James Michael Johnson, 2014GS2302201
- State v Donald Lamon Young, 2014-002655
- Keyon Deshawn Robinson, 2014-002434
- Brent C. McLaurin, Jr., 2015-001147
- Phillips Brian Greene v Ashley Nicole Stewart, 2014DR4202472
- SC Department of Social Services v Janet Bright, et al, 2014DR4203156

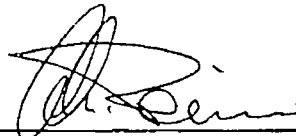
**IT IS THEREFORE ORDERED** that Caroline Hiskell complete the *State v Terry McCall*, *State v James Michael Johnson*, and *State v Donald Lamon Young* transcripts and deliver them to the requesters no later than close of business on **July 5, 2016**.

**IT IS FURTHER ORDERED** that Caroline Hiskell make a search of her home and any storage facility or any other locations under her control where all court records might be stored and shall properly label and deliver to SCCA by close of business on July 5, 2016, all court records for the period of June 28, 2011, through June 14, 2016, to include backup and primary audio, CD's or smart cards on which all court records are stored, trial notes and log sheets, and a written list of inventory enclosed.

**IT IS FURTHER ORDERED** that if these transcripts and/or court records are not delivered by close of business on July 5, 2016, Caroline Hiskell shall personally appear at the Supreme Court, 1231 Gervais Street, Columbia, South Carolina on **Thursday, July 14, 2016, at 3:00 PM** to show cause why she cannot produce the above-named transcripts and court records.

Failure to comply with the requirements of this Order shall subject Caroline Hiskell to penalties for contempt of court.

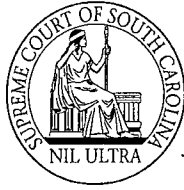
IT IS SO ORDERED.



---

Costa M. Pleicones  
Chief Justice

Columbia, S.C.  
June 30, 2016.



# The Supreme Court of South Carolina

DANIEL E. SHEAROUSE  
CLERK OF COURT

BRENDA F. SHEALY  
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330  
COLUMBIA, SOUTH CAROLINA 29211  
TELEPHONE: (803) 734-1080  
FAX: (803) 734-1499

May 3, 2018

Lara Mary Caudy, Esquire  
Division of Appellate Defense  
PO Box 11589  
Columbia, SC 29211-1589

**RECEIVED**

MAY 04 2018

**SC Court of Appeals**

Re: The State v. Terry McCall  
Appellate Case No. 2015-001097

Dear Ms. Caudy:

As you know, this case is pending before the South Carolina Court of Appeals, and you represent Mr. McCall before the Court of Appeals.

Enclosed is correspondence from Mr. McCall which is apparently related to the transcript in this case. Since you represent him in this matter, no action will be taken on this *pro se* letter by this Court. *Miller v. State*, 388 S.C. 347, 697 S.E.2d 527 (2010); *Jones v. State*, 348 S.C. 13, 558 S.E.2d 517 (2002); *State v. Stuckey*, 333 S.C. 56, 508 S.E.2d 564 (1998); *Foster v. State*, 298 S.C. 306, 379 S.E.2d 907 (1989). Instead, if it is appropriate to seek some relief, that relief will have to be sought by you as his counsel.<sup>1</sup>

---

<sup>1</sup> I note that the records reflect that, despite Ms. Hiskell's resignation on June 14, 2016, Chief Justice Pleicones directed her to complete and deliver the transcript in this case by order dated June 30, 2016. Therefore, I do not fully understand Mr. McCall's argument that Ms. Hiskell did not have the authority to complete this transcript. Indeed, under the order, she had an affirmative obligation to do so, and

Very truly yours,

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke extending to the right.

CLERK

Enclosure

cc: William M. Blich, Jr., Esquire (with copy of letter and attachments)  
Office of Court Administration (with copy of letter and attachments)  
The Honorable Jenny Abbott Kitchings (with copy of letter and attachments)  
Mr. Terry McCall

---

this would include the certification required by Section XIV(P) of the South Carolina Court Reporter Manual.