

The South Carolina Court of Appeals

The State, Respondent,

v.

Ronnie Carrol Tucker, Defendant,

Bail Out Bonding (Surety), Appellant.

Appellate Case No. 2017-002599

The Honorable Perry H. Gravely
Pickens County

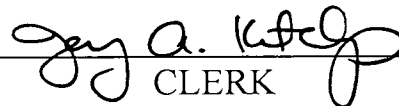
Trial Court Case No. 2017CP3901504, 2014GS3902373,
2014GS3902374

ORDER

Robert Eugene Ianuario, Esquire, and Matthew Michael Canady, Esquire move the Court for an order relieving them as counsel for Appellant. The Court has not received a return. Accordingly, the motion is granted. Robert Eugene Ianuario, Esquire, and Matthew Michael Canady, Esquire, are hereby relieved as counsel in this matter and shall not be copied on any future correspondence with regard to this appeal. Because Appellant cannot proceed pro se, an attorney licensed to practice law in this state must file a proof of service of the record on appeal within thirty days of the date of this order or the appeal will be dismissed.

FOR THE COURT

BY


CLERK

Columbia, South Carolina

FILED

July 2, 2018

cc:

Matthew Michael Canady, Esquire

Alan McCrory Wilson, Esquire

Vann Henry Gunter, Jr., Esquire

Robert Eugene Ianuario, Esquire

Bail Out Bonding (Surety)