

State of South Carolina  
County of Marion

In the Court of General Sessions

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AUG 06 2018

The 12<sup>th</sup> Circuit  
The Circuit of the County

vs.

Malcolm Antwon Williams  
Defendant/Pro'se Counsel

SC Court of Appeals

Warrant N(5) 2016 A 33 10100020  
2016 A 33 10100018  
2016 A 33 10100021

RE: Release Pending Appeal Request Motion

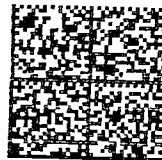
I defendant, Malcolm Antwon Williams, file this motion pro'se Co-Counsel to supplement my Request for Release Pending Appeal pursuant to the Bail Reform Act of 1984. I am asking this Honorable Court to consider this request based on the material that is to be disclosed in the Bail Reform Act of 1984.


The Bail Reform Act of 1984, reversed the former presumption in favor of the defendant, for release pending appeal. See 18 U.S.C. 3143(b) (1990) (defendant pending appeal, must provide clear and convincing evidence to overcome presumption of flight and dangerousness to the community.) The defendant, Malcolm Antwon Williams, mother, sibling and loved ones all reside in the County of Marion. The defendant, Malcolm Antwon Williams, has always been a resident of the County of Marion. The defendant, Malcolm Antwon Williams, is a veteran of the United States Army, who has never committed any felonies and was acquitted of all other charges while incarcerated. The defendant, Malcolm Antwon Williams, has had NO violations or charges in almost a year of being confined. Although the statute for the Bail Reform Act of 1984 directs the court to consider dangers of flight and dangers posed to the community, (It also allows the courts to consider the strength of the defendant's appeal as part of assessing the flight risk.) While questioning the defendant's flight risk, it substantively raises the question of "Law or Fact," likely to result in a reversal. In the defendant's case a reversal is highly probable, due to the facts of the case and the convicted charge. The compound element for Burglary 1<sup>st</sup> is missing. The defendant was acquitted of any charges connected to the accused Burglary and it's agreed by the victim, state, and all law enforcement involved that the defendant was, at the time, a resident at the home of the alleged burglary. Therefore, the conviction for Burglary 1<sup>st</sup> is false and highly likely to be reversed. Due to this I ask this Honorable Court to grant this motion so I can exercise my right to Release Pending Appeal, as am...

LEGAL MAIL

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The S.C. Court of Appeals  
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