

IN THE COURT OF APPEALS

Trey Williams,  
Respondent  
v.  
State of South Carolina  
Petitioner  
Appellate case No. 2016-  
001553

Aug, 9 2018

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AUG 10 2018  
SC Court of Appeals

Motion to Add to the Record  
on Appeal for Review/Preventing  
A miscarriage of Justice, procedural  
Default through due Diligence ...

I Trey Alexander Williams, # 341036 (S.C.D.C) Request to Add two letters that goes Along with Ineffective Assistance of Appellate counsel. These Two letters Are Already in the S.C. Supreme court Records and WAS Filed with my. Prose Respondent Brief as well AS mentioned At PCR hearing. In my Amended PCR Application titled "Judicial Notice of Adjudicated Facts" It WAS Requested that many documents, exhibits, expert witnesses etc be present At hearing All in A timely manner before PCR hearing however It WAS out of my control/power to enforce that legal Right. Also my Amended PCR Application WAS/is Suppose to be in the Index/Appendix on the Record of Appeal Along, with A plethora of other Records and documents that I WAS prevented by counsel ~~from~~ doing. All these things help create "False imprisonment" of one whom IS "Actually Innocent", Procedural Default and "miscarriage of Justice" If the Supporting documents supporting Colorable Claims Are Ignored from the court. The two documents I Am currently Requesting By way of this motion to be placed on the Record Are Two letters from the Indigent Appellate Defense back when I WAS on Direct Appeal from Direct Appeal counsel. One letter Stated that I needed to send In my Brief or Any Issues I need RAISED in initial Brief and another Stating that she (Direct Appeal counsel) that she had gotten/Received my letters/Issues And that she will consider them. These two letters Are substantial to the case on

Appeal Because Ineffective Assistance of Appellate Counsel IS one of the issues pending on appeal. Being that I also have a third letter from Direct Appeal Counsel saying she never had received my letters/issues that she asked me to send to her so she left out the issues I wanted raised which is the issue I got granted in PCR court that is currently on review. Also in the letter she says that I can not/will not be appointed another counsel if I request but if I want to go pro se with eyes wide open she will send me the necessary documents to effectively relieve counsel which further proves she was well aware of the dangers and disadvantages of self representation. She further stated that I can file for Ineffective Assistance of Appellate Counsel on appeal if I would like as well as her addressing my request to her about my mental health records. In her initial brief she clearly stated that I knowingly, intelligently etc. waived my rights to counsel which is emphatically incorrect and I have incontrovertible evidence for proof.

Being that these are only letters that support the issues already existing on appeal and that they can be found in the S.C. Supreme Court Record filed by me on the computer as I pro se did my brief as well as me mentioning these documents on the record at PCR hearing it would be in the "interest of justice" to allow me to submit these letters that would prevent procedural default. If a stay can be placed on this case to get all the necessary documents that should be on the record it would be great. *Wm Williams*

8-8-2018

THE South Carolina Court of Appeals

AUG 8-2018

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In The Interest of Justice:

AUG 10 2018

Trey Williams

SC Court of Appeals

Enclosed is a motion to add to the record on appeal for review/preventing a miscarriage of justice, procedural default of colorable claims through due diligence. 2 pages long.

Re: Trey Williams vs. State of South Carolina  
Appellate Case No. 2016-001553

Trey A. Williams # 341036  
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LIEBER C.F.

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1015 Sumter Street  
Columbia, SC 29201

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