

IN The South Carolina Court of Appeals

August 28, 2018

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SEP 04 2018

SC Court of Appeals

RE: Trey Williams v. State  
Appellate case No. 2016-001553

Motion To Relieve Counsel  
and proceed pro se:

Alleged counsel of Record has told me and my power of Attorney that he is not my counsel of Record nor is he doing anything on my Appeal other than the Appeal Bond and he has wrote this to the courts which I have sent to this very court asking to go pro se. Mr. Darren S. Haley, Esquire has confused us, lied to us, misrepresented this case and took money wrongfully, Furthermore I am consistently getting Attorneys that are displaying ineffective assistance of counsel which a hearing will prove with incontrovertible evidence so I want be accused as cause and blame. Every since counsel of Record has been on my case he has not been acting as counsel as he has stated to the court so in the "Interest of Justice" I request to get motions, documents, records etc filed and added to the Record on Appeal!!! Respectfully *Danny Williams*

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I have not received any documents, filings etc from the courts as stated in the letter from the Court of Appeals dated August 23, 2018. I was never denied a motion to Relieve Counsel/proceed pro se as also stated in that letter however in this cover sheet/motion I explained what did actually take place. I request all filings in this case as well as a new Appeal Bond to be filed upon being pro se:

The South Carolina Court of Appeals

August 28, 2018

From: Trey Williams, 341036  
Lieber Correctional Institution  
PO Box 205  
Ridgeville SC 29472

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SEP 04 2018  
SC Court of Appeals

RE: Trey Williams v. State  
Appellate case No. 2016-001553

Dear South Carolina Court of Appeals/Clerk:

Enclosed is a Motion to Relieve Counsel and go "pro se  
prejudice" because I am continuously having ineffective assistance  
of counsel which will and is causing the prejudice and  
procedural defaults every step of the way from General Sessions-  
collateral attack on appeals creating "fundamental unfairness" and  
mockery of the court/miscarriage of justice. I attempt to  
display "due diligence" in getting fair justice from the courts.

In response to the letter from the court of appeals dated  
August 23, 2018 stating in part that the courts are "returning  
my filings," I have not received any of the pro se filings that  
I filed in this case matter and have been requesting for.  
Also the Supreme Court prior to the "transfer of this case"  
never declined a motion to relieve counsel and go pro se! MR.

Haley/Counsel of Record was suppose to be my counsel upon agreement  
so I withdrew my motion to proceed pro se and it was granted,  
however I sent to this court a motion from Counsel of Record saying  
that he is only representing me on appeal bond as he told me so  
I do not have active counsel on case which is completely a miscarriage  
of justice procedurally handicapping my case. An evidentiary hearing  
would show my merits in any aspect of this case. ~~of my merits~~

Irey Williams, # 091036  
Lieber C. F.  
PO Box 205  
Ridseville SC 29172

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AUG 29 2018

MAIL ROOM  
LIEBER C.F.

**FOR LEGAL USE ONLY**

South Carolina Court of Appeals  
1220 Senate Street  
Columbia South Carolina 29201

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SC Court of Appeals