

In the South Carolina Court of Appeals

September 12, 2018

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

Motion To Relieve Counsel  
Information

Because of Alleged Counsel of Record My Protected Rights  
Speech and press, Due Process, Assistance of counsel, Right to  
Present A Defense, Cruel and unusual punishment and  
Equal Protection Are Being Violated BY Federal Constitutional  
Grounds 1st Amendment, 5th And 14th Amendment, 6th Amendment,  
8th And 14th Amendment of the United States of America. I Am  
Being prevented from being heard with motions, litigation, evidence,  
documents, corrections on the Record And A plethora of filings to  
Various court Agencies Because Counsel of Record want Relieve  
Himself from case And I "proceede pro se" As I was before he  
was hired. I sent in his documents to this court where he  
clearly stated he is only representing me for an Appeal Bond.  
My Amended PCR Application has not been added to the Appendix  
As it should be And it is many other filings I aim to do  
in this case before it is ruled on And I intend on the  
Federal courts ruling on this case. I have not gotten any notice  
nor copy of any response from counsel of Record reply to my  
motion pending in this court nor from the state. I also intend  
on added documents that don't prejudice any party to the Record  
And motions/documents in the interest of justice ...  
Trey Williams

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