

Calvin Terrell Williams
Broad River Correctional Inst
Monticello B Room #193
4460 Broad River Road
Columbia, SC 29210

RECEIVED

JAN 24 2019

S.C. SUPREME COURT

Dated January 21, 2019

Honorable Chief Justice
Donald W. Beatty
United States Supreme
Court of South
Carolina
1231 Gervais Street
Columbia, SC 29210

Re: Letter of consideration

Dear Honorable Chief Justice Donald Beatty,

Regardless of the outcome of this letter, I hope God is with you and your family. May God be your inspiration and influence in your life.

The reason for this letter is not for it to get misconstrued for a motion. It is to get you to view my current case that lead to me selving life without parole for Bank Robbery.

Ignorance has plague my life for the major part. I have not made the best decisions in life. Therefore, it is no excuse for my shortcoming. My imperfections has became life lessons. Even with this, the understanding of justice is something

LEGAL MAIL

that is created by God to have balance. The United States Constitution is a document created by the forefathers of the United States to prohibit people from wrongful prosecution. Ignorance is not knowing if you do not have the desire to learn. Through the path of educating myself on law, the elements are significant. When the elements have no significance, the questions become what is the foundation of our government? How can we stop injustice? What will justice become? In the mind of the oppressor, everybody is guilty.

Martin Luther King Jr said "He want the United States Government to honor what is written on paper."

That is the United States Constitution. That is what I'm requesting in this letter. The right for this court to hear my case without bias or prejudice. This is the sole reason there is no legal arguments pertaining to a criminal case in this letter.

There is simply a request for this

LEGAL MAIL

High Court to hear my case. The Appellate Indigent Defense Attorney wrote a letter stating the court's decision is based upon what the Attorney General, and my attorney submit. The create an unfairness, because the thought of the possibility coercion to sabotage a case. The United States Supreme Court is the only sanity in this situation.

The United States Supreme Court is criminal sanctuary when the prosecution authorities are not abiding by the United States Constitution, and Amendments.

To ask for a favor, it is saying I want something outside of justice. The truth is the desire to have justice is my primary satisfaction in this situation.


May God help us understand the United States Constitution, and its Amendments. May God also help those who are in possible position abide by the United States Constitution, and its

LEGAL MAIL

Amendments

Contrary to the guy in the news paper who said he hope you realize who side you are on, Justice does not have a side. It is an equal opportunity to establish righteousness.

This will help the righteous stop from getting mistreated by the unrighteous. Justice create balance not discriminatory practice.

Sincerely


LEGAL MAIL



SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Division of Appellate Defense
1330 Lady Street, Suite 401
Columbia, South Carolina 29201-3332

Post Office Box 11589
Columbia, South Carolina 29211-1589
Telephone: (803) 734-1330
Facsimile: (803) 734-1397

Robert M. Dudek, Chief Appellate Defender
Wanda H. Carter, Deputy Chief Appellate Defender

December 18, 2018

Mr. Calvin Terrell Williams, #218862
Broad River Correctional Institution
4460 Broad River Road
Columbia, SC 29210

Re: Your case

Dear Mr. Williams:

I am the lawyer who will be handling your case in the Supreme Court. I will be reviewing the record of the proceedings at the Post Conviction Relief (PCR) court to see what legal errors to present to the Supreme Court on your behalf. I will submit these in the form of a Petition for Writ of Certiorari.

When I file the petition, I will send you a copy of all relevant hearing transcripts and material in the form of an appendix. Only information that was in front of the PCR judge can be included in the Appendix.

You must be patient while the court considers your case. The process is very slow, but there is nothing I can do to speed up the process. It may be a few months before I submit a petition to the Supreme Court and at least a year after that before the Court decides your case. **Some cases take even longer.** You will be notified when the Court makes a decision and letters asking the status of your case do not speed up the process.

Please keep these points in mind. The Supreme Court can only consider the information that was before the PCR court. Any new information cannot be brought to their attention at this point. In addition, the issue must have been addressed in the PCR court's order of dismissal before it can be raised to the Supreme Court.

The court decides the case based on the written material submitted by the attorney general's office and me. It very rarely sets oral arguments, which are an opportunity for me to focus its attention on the information in the petition. If you are in prison, you cannot attend.

In addition, we are not able to visit our clients personally but feel free to call collect.

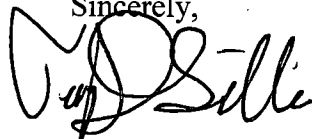
Be assured that I will try my best to find reversible error. I will submit the best petition I possibly can to the Supreme Court.

I receive a tremendous amount of mail and I may not be able to respond to all letters. However, you are free to telephone me collect. An SCDC Telephone Privilege Request has already been submitted for the following number: (803) 734-1330. **Please record your full name on the recording. We cannot accept a collect call with an nickname or partial name.** This is the preferred method of us communicating. Regardless, rest assured if you write me a letter about your case, I will read it and carefully consider it as I decide which issue or issues to submit to the appellate court. Please note that the decision about which issues to submit is mine. Only if I submit a "no merits" or Johnson petition, stating that I could not find any good issues, will the court let you submit your own legal arguments.

Finally, if you are transferred to another facility or released, you must write and let me know where you are. The Department of Corrections will not notify us of your new address.

I hope this letter answers some of the questions you may have at this time. Again, please do not hesitate to contact me by letter if you have any questions or I may be of further assistance.

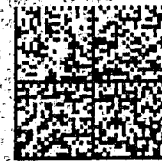
Sincerely,

A handwritten signature in black ink, appearing to read 'Taylor D Gilliam', written over the typed name.

Taylor D Gilliam
Appellate Defender

TDG/mba

rell Williams 218862
ver Correctional Inst
110 B Room #195
oad River Rd
a, SC 29210



U.S. POSTAGE PITNEY BOWES



ZIP 29223 \$ 00
02 4W
0000338207 JAN 23 2010

LEGAL MAIL

Honorable Chief Justice
Donald W. Beatty
United States Supreme
Court of South Carolina