

08-30-2019

STATE of South Carolina

PLAINTIFF

v

JEFFERY J. Williams

Defendant

STATE of South Carolina

SALUDA County

In The South Carolina

Count of Appeals

Notice of Appeal

Case / 2018A4110200145

change / 16-3-1040 Threatening A Public Official

RECEIVED

SEP-04 2019

SC Court of Appeals

The Defendant comes before the Honorable Court to serve Notice of His intention to file AN appeal for case NO/2018A4110200145 Heard in SALUDA County 11th Judicial Circuit General Session on Aug 26-28 2019

The Defendant Acted As ProSe in these proceedings but now Request the Aid of AN Appellate Attorney to Assist with his Appeal for the following issues

1. THE ALLEGED THREAT WAS NOT HEARD BY THE ALLEGED VICTIM
2. THE STATE FAILED TO SATISFY THE ELEMENTS OF 16-3-1040(A) AS IT IS WRITTEN THE STATUTE OF S.C. CODE OF LAWS.
3. THE ONLY EVIDENCE IN THIS CASE WAS A HEARSAY STATEMENT SUBMITTED BY THE STATE'S WITNESS WHO WAS NOT A PUBLIC OFFICIAL
4. THE ONLY WITNESS TO THE ALLEGED THREAT ^{STATED} UNDER OATH HER SWORN STATEMENT CONTAINED NO COMMENTS OR THREATS MADE BY THE DEFENDANT DIRECTLY RELATED TO THE PUBLIC OFFICIAL PROFESSIONAL RESPONSIBILITIES AS REQUIRED BY 16-3-1040(A)
5. THE ALLEGATIONS IN THE WITNESS STATEMENT BETTER ~~SATISFY~~ SATISFY THE LANGUAGE OF 16-17-430(A)(1) UNLAWFUL COMMUNICATION
6. NEITHER WORDS IN STATUTE DELIVER OR CONVEY CONSTITUTES A THIRD PARTY GIVING THE ALLEGED THREAT TO A PUBLIC OFFICIAL
7. THE STATE'S ENTIRE CASE; THE BURDEN OF PROOF WAS A HEARSAY

- Statement. It was unprecedented for the ~~state~~ ^{court} to allow the state to fulfill its Duty with Hearsay, there was no supporting evidence
8. No Rule of Law defines A third-Party Threat AS applicable
 9. The language of 16-3-1040(A) is Plain language It needs no interpretation of the law by ALL the means listed ~~to the ways~~ ^{AS} an Alleged Threat can be Delivered or Conveyed to a Public Official, THird Party is not one of them
 10. The Court must view the Indictment with prejudice, the only witness for the STATE submitted false statements AND misleading testimony to the GRAND JURY. To obtain said Indictment
 11. The Defendant's Motion should not Have been Denied By the Court:
Motion for A Directed Verdict
 12. Every word in the statute has meaning AND the Statute 16-3-1040(A) says threat must be Delivered to the Public Official

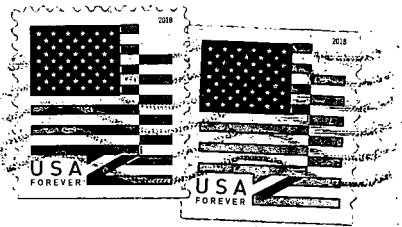
THERE ARE SEVERAL other legal issues ^{IN} this TRIAL why the conviction in this case must not be upheld, if it is AT ^{ALL} possible I would like to request an Appellate Lawyer to Handle My Appeal, I should Be Transported to KIRKLAND to-morrow My Address will Be

Jeffery J. Williams 270812
Kirkland³ Correctional Institution
R's E Dorm unknown
Columbia S.C. 29210

Enclosed is Copy of Defendant's Motion for Directed Verdict submitted on Aug 28 2019 at SALUDA County Courthouse
General Session Court 11th Judicial Circuit

JEFFERY J. WILLIAMS
205 E. Church ST
SALUDA, S.C. 29138

COLUMBIA SC 290
03 SEP 2019 PM 2:1



RECEIVED
SEP 04 2019
SC Court of Appeals

SOUTH CAROLINA Court of Appeals
1220 Senate ST.
Columbia, S.C. 29201

29201-376999

