

The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA 29211
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499

September 17, 2019

The Honorable Jenny Abbott Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RECEIVED

SEP 17 2019

SC Court of Appeals

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

Dear Ms. Kitchings:

Enclosed is correspondence from Mr. Williams regarding the above case. Since this case is pending before the South Carolina Court of Appeals, I am forwarding this correspondence to your office.

Very truly yours,

CLERK

Enclosure

cc: Janell Gregory, Esquire (with enclosure)
Mr. Trey Williams, 341036

IN The South CAROLINA
Supreme Court

September 11, 2019

RECEIVED

SEP 13 2019

S.C. SUPREME COURT

RE: Trey Williams v. State of South Carolina

Appellate Case No. 2016-001553

Motion For Appeal Bond/
Motion For Counsel...

RECEIVED

SEP 17 2019

SC Court of Appeals

I Request A Bond hearing in the S.C.
Supreme Court. I recently sent A motion for
Bond hearing in days ago to the S.C. Court
of Appeals that should be in the Supreme
Court. Please see public court record.
I need counsel to help me obtain documents
for Appeal Bond. I Am innocent, Not A
Flight Risk, I have no Adult record, IT
is no evidence Against me, my only plea
was time serve to lesser charge. I
won per Am was Affirmed. I have A
Stable place to live And A job ready.
I was Almost killed BACK here while waiting on
Appeal, I have pending law suit on S.C. officers.
It is not safe for me. *dummy*

LEGAL MAIL
MAIL ROOM

WARDEN'S DECISION AND REASON:

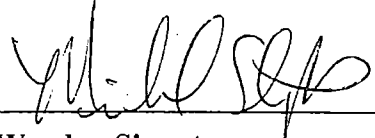
BRCI-0846-16

Inmate Williams, Trey #341036

You stated in the grievance that on October 13, 2016, while housed at Broad River Correctional Institution you were set up to be gassed in the face and to be killed. You stated that Unit Manager Captain McNut sprayed you in the face. Then, you stated that Lieutenant Clark unlocked your cell door and up to 80 inmates stabbed and beat you with a weapon. You further stated that you were rushed to the emergency trauma unit at Palmetto Health Hospital where you were treated. You also stated there is a hit on your head to be killed. Finally, you stated that the officers are behind this will be back at the institution shortly. Your case was referred to the Division of Police Services for review. Based upon the investigation, it was determined that you received multiple stab wounds to your back from inmates due to your cell door not being secured. You were instructed by Unit Manager McNutt to go to your cell. As you were attempting to your cell, you were gassed by Unit Manager McNut with chemical munitions. Due to the amount of gas used, you were unable to see as unidentified inmates were hitting you. You threw some punches to defend yourself, but you do not believe that you hit Unit Manager McNut. Then, Sergeant Clark came to your cell and unlocked the door and left. Sergeant Clark heard a female voice say "you better get him this time". Several unidentified inmates entered your cell and assaulted you. You could not identify any of the inmates involved in the assault, however Unit Manager McNut was advising inmates to go to their cells for count. When she approached your cell, you began to use profanity at her and then you approached her with your fist clenched. Due to your actions, she had to administer chemical munitions to your facial area. You swung and hit her on the left side of her face. At this point, she became disoriented and was assisted off the wing. After leaving the wing area, Unit Manger McNut did not recall if she locked your cell door. Unit Manger McNut did not witness you being assaulted, however she was aware that you were stabbed and she did not observe the incident or who had stabbed you. Following the incident, you were seen and treated by medical staff for the injuries that you sustained from the assault. Due to the actions of the inmates involved in the incident, the necessary amount of force was used (gas) to gain control of the situation. Therefore the Division of Police Services deemed it necessary to Administratively Close your case

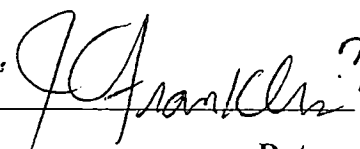
Therefore, your grievance is denied.

If you disagree with this Warden's Decision (Decision), you may file an appeal by completing SCDC Inmate Grievance Form 10-5A, provided to you while serving you this Decision, and placing it in the Grievance Box at your local correctional institution within five (5) days of your receipt of this Decision.


Warden Signature 6/27/19
Date

- I accept the Warden's decision and consider the matter closed.
- I do not accept the Warden's decision and wish to appeal.

Grievant Signature Date

Served by:  7/11/19
IGC Signature Date

INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM

1. An informal resolution shall be attempted prior to the filing of Step 1 by sending an Inmate Request to Staff Member (RTSM) form or Kiosk reference number to the appropriate supervisor. A copy of the answered RTSM must be attached to the grievance when the grievance is filed.
2. Complete each section in its entirety writing only in the space provided for inmate use. No additional pages will be permitted.
3. Only one (1) issue is to be addressed on each form.
4. Submit the completed form by placing it in the Grievance Box at your institution within eight (8) working days of the date on the RTSM response; policy grievances can be filed at any time. Disciplinary and Classification Review appeals must be submitted within five (5) working days of the hearing/review. Do not write in the space provided for the Warden's response.
5. If you are not satisfied with the Warden's decision, you may appeal to the appropriate responsible official within five (5) days of your receipt of the Warden's decision, by placing your Step 2 appeal form in the Grievance Box at your institution.

KATRINA

STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

RECEIVED

APR 10 2017

APPEAL FROM YORK COUNTY
COURT OF COMMON PLEAS S.C. SUPREME COURT

Alison R. Lee, Circuit Court Judge

Case No.: 2013-CP-46-1797

TREY A. WILLIAMS, Respondent/ Appellant.

v.

THE STATE OF SOUTH CAROLINA, Appellant/ Respondent,

Motion for Bond

Trey A. Williams hereby moves this Court for a reasonable bond pursuant to Rule 227 (k) of the South Carolina Appellate Court Rules upon a showing that:

1. On May 26, 2010, Applicant was convicted by bench trial and sentenced by the Honorable John C. Hayes to a term of 30 years incarceration for Criminal Sexual Conduct with a Minor, First Degree.
2. Defendant timely filed an appeal from the conviction. The convictions were affirmed by the Court of Appeals in State v. Williams, 2013 WL 8482396, at *1 (Ct. App. Mar 13, 2013)
3. Defendant timely filed a post conviction relief action. On June 12, 2013, the

KATRINA

Honorable Alison R. Lee granted post conviction relief as more fully indicated in the order attached hereto.

4. That the State has appealed from the order granting the Applicant a new trial.
5. That in the present case there is a substantial probability that Applicant will prevail on appeal. In the present case the court determined that Mr. Williams did not knowingly waive his right to counsel because he was not adequately advised as to the dangers of self-representation.
6. That the Appellant's offenses did not involve violence directed at any person, and that Appellant's prior history fails to establish any threat towards other people. That further Appellant's history while incarcerated in for the SCDC for years, establish that he poses no threat if released on bond. That further an appropriate surety will further ensure compliance with terms of the bond and reduce any risk of flight. That Appellant is a long term resident of York County and has substantial ties thereto, so as to further reduce any risk of flight pending further proceedings.
7. That further Appellant's character as evidenced by his lack of incidents while incarcerated in the South Carolina Department of Corrections for a substantial period of time further support his release on bond in this case.
8. That the review of this case may be subject to substantial delay due to no fault of the Applicant and that appropriate other conditions and terms can be set by this Court to allow a bond which would satisfy the provisions of Rule 227(k) and allow for Appellant's release pending review of this case and any further

Trey Williams # 341026
McCormick Rd # 69
386 Redemption Way
McCormick SC 29899

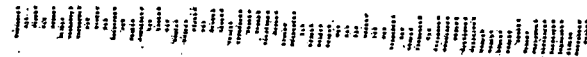
The South Carolina Supreme
Court

1231 Gervais Rd.
Columbia SC 29201



UNITED STATES POSTAGE
PITNEY BOWES
02 1P \$ 000.450
0000879469 SEP 11 2019
MAILED FROM ZIP CODE 29899

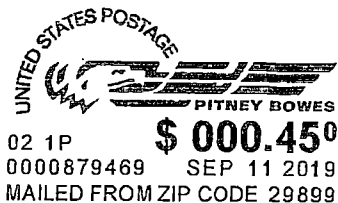
2920183235 0020



Trey Williams # 3410 26
MICEL RH # 69
386 Redemption Way
McCormick SC 29899

The South Carolina Supreme
Court

1231 Gervais Rd.
Columbia SC 29201



RECEIVED

SEP 17 2019

SC Court of Appeals

2920183236 0020

