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OCT 21 2019

THE SUPREME COURT OF SOUTH CAROLINA
October 16, 2019

S.C. SUPREME COURT Case Name: Trey Williams v. State
Case No.: 2016-001553

All the letters, motions, petitions, Request And concerns that I Filed Regarding this case dated 10-16-2019 That Arrived In ~~the~~ this court simultaneously/At the same time needs to be understood correctly because

I can understand how some of my filings can be misconstrued. Please correctly, handle, file, motions in court.

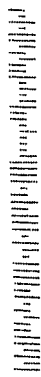
- ① From October 4th, 2019 - October 16, 2019 I Filed A writ of certiorari on multiple occasions to Review the Court of Appeals Affirmation And Rehearing order...
- ② I Filed A few motions for counsel Along with supporting litigation, evidence ect on why I should have counsel Appointed to help me file specific petitions in this court that are meritorious. Any counsel in opposition of my meritorious concerns, colorable claims ect is ineffective, unethical And I object to.
- ③ I Filed A petition to dismiss writ/states Appeal And Any motion that is frivolous, without merit involved in this case.
- ④ I have extraordinary, rare circumstances involving this case that requires A fair PCR Hearing Prior to Any court remain And the evidence is in case No.: 2017-000113 that I Filed in this court.
- ⑤ I Request A special Hearing to Address All the issues, concerns And motions I recently Filed because my appendix, PCR transcripts ect are Incomplete And need be corrected And I presented evidence in 2017-000113 case

LEGAL MAIL
MAIL ROOM

dupey curia

TREY ALEXANDER WILLIAMS, # 341036^{Scdc}
M.C.I. RHU # 69
386 REDEMPTION WAY
MCCORMECK SOUTH CAROLINA 29899

THE SUPREME COURT OF SOUTH CAROLINA
1231 BERNAYS STREET
COLUMBIA S.C. 29201



IN THE SUPREME COURT OF SOUTH
CAROLINA

OCTOBER 16-2019 / CASE: 2016-001553

COVER LETTER: / OBJECTION TO INEFFECTIVE

COUNSEL / I OBJECT TO ANY APPEAL THE STATE

HAS IN THIS CASE BECAUSE IT WILL

BE FRIVOLOUS, IN ATTEMPTS TO DELAY
PROCEEDINGS.

I OBJECT TO ANY APPEAL IN THIS CASE
THAT DOES NOT INVOLVE ME GETTING A
NEW PCR HEARING.

ENCLOSED ARE ALL THE GROUNDS
ANY APPEAL, ANY WRIT IN THIS
CASE SHOULD BE DENIED.

I MOTION THE COURTS FOR EFFECTIVE
COUNSEL TO HELP ME WITH THESE
MOTIONS ONLY...

ANY COUNSEL NOT HELPING WITH THESE
MERTORIOUS COLORABLE CLAIMS WILL

BE INEFFECTIVE...

DMary [Signature]

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S.C. SUPREME COURT

**LEGAL MAIL
MAIL ROOM**

IN THE South Carolina Supreme Court
Cover letter for SCACR Rule 269 motion

October
16~~th~~ 2019

CASE NAME: Tref Williams v. State of S.C.
CASE No.: 2016-001553

Grounds For Appeal Bond Hearing / motion
to dismiss
Grounds For Dismissal Pursuant
to SCACR
Rule 242(b) / Rule 269

IF court deems my writ / appeal moot or frivolous grant this motion. A writ of certiorari is not meritorious in this case.

(1) There are no novel questions of law to consider, the court of appeals and post conviction order and PCR court of record Attorney General all agree that the record of PCR did not meet legal standards.

(2) It is no dissent in this case at bar.

(3) No substantial constitutional issues are directly involved that are not clear upon the face of the record by any professional competent state government attorney.

(4) The court of appeals decision is in compliance with all federal and state constitutional law.

(5) A writ of certiorari would be only for purpose of delay, in bad faith and incompetent legal judgement to abuse state power creating a miscarriage of judgement.

Please grant the petition for Appeal Bond /
Bond Hearing.

See exhibit 1 where on 9-16-2019 a new Attorney General requested to take case while the rehearing motion was filed on my behalf. See 1-5 exhibits of diverse Attorney Generals. See Appendix, See Case No.: 2019-000113

REGISTRAR
CLERK
COURT ROOM

IN THE SUPREME COURT OF
SOUTH CAROLINA

DATE: October 16, 2019

CASE NAME: Trey Williams vs. State of South Carolina

CASE NUMBER: See 2019-000113,

See Appendix in 2016-001553 APPELLATE CASE. / Referenced
In this petition

Petition Motion For Summary Judgment/
Dismissal of States Appeal
Rule 269. Frivolous Appeals,
petitions, motions, Returns

SCA CR ... Grounds For Appeal Bond /

Motion for counsel to help with motions only / 0.00

See post conviction Relief transcripts

page 238 lines 5-19. (Appendix)

This is where the post conviction Relief Judge
questions the Attorney General J. Rutledge Johnson
on the Adequate procedures of Faretta
to constitutionally be prose in relations
to this case at bar.

Attorney General of record Admits that the
record is void of proper prose proceedings
regarding this case on PCR record.

See post conviction Relief transcript page 232
(Appendix) lines 9-24 where the PCR Judge
questions trial counsel of Any proper prose

Discussions with Trey Williams, Attorney Chimself, or Judge And Attorney basically states nothing above and beyond what is on the record displayed FARETTA prose requirements.

See Appendix transcripts page 12 - pg. 13 lines 1-16 which will show the prose hearing in part OR pg. 1-17 to see the full process of going prose in Appendix transcripts.

The incontrovertible evidence extreme, clear and plain across the face of the record shows no adequate prose prose, shows Attorney General Admitting And Agreeing to a process void of being constitutional prose.

The Attorney General of PCR record did not and could not appeal this case.

It would be groundless and in contradiction of his testimony and PCR record.

Several other Attorney Generals of record in vindictive, malicious fraud intent and in bad faith with attempts to delay justice has appealed, litigated and extended these court processes and this case should immediately be dismissed with sanctions on these state

Attorneys for the totality of these Appeal
processes for fabricating the record.

Re interpreting and changing transcript testimony
in their briefs, Appeals ect and being below

professional ethical conduct just to get
a wrongful conviction. (see enclosed Attorney General's)

This has delayed the Appeal process for years
and has specifically manipulated Justice, life,
limb and liberty because of these moot,

frivolous Appeals by the state without

merit. ~~two~~ ^{six} diverse Attorney Generals who ~~are~~ ^{are} not on PCR record
has requested to be placed on case to delay process...
Please dismiss this Appeal Instantly.

Very sincerely

Enclosed is the petition for Granting Appeal
Bond / Appeal Bond Hearing Request after
exhibit 1-5 following this page. Allow this
petition to serve as additional grounds to
Grant Appeal Bond / Appeal Bond Hearing and
Case No.: 2019000113
Very sincerely

Exhibit 1



ALAN WILSON
ATTORNEY GENERAL

September 16, 2019

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OCT 21 2019

S.C. SUPREME COURT

VIA Hand Delivery

The Honorable Jenny Kitchings
Clerk, South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC 29211

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

Dear Ms. Kitchings,

The State received a copy of this Court's letter dated September 6, 2019, as well as a copy of Mr. Williams' letter seeking clarification of the Court's opinion. This Court construed the letter as a Petition for Rehearing and sought a Return from the State. Please accept this letter in lieu of a formal Return; however, should the Court require a formal Return, please do not hesitate to contact me. It is the State's understanding that the PCR Court granted Mr. Williams relief in the form of a new trial. This Court affirmed that holding in its Opinion filed August 21, 2019. As a result, it is the State's understanding Mr. Williams' case is being remanded for a new trial.

Please also accept this letter as a request to remove Janell Gregory and substitute the undersigned as counsel of record for the State of South Carolina in this matter. Please forward all future correspondence regarding this matter directly to me.

Sincerely,

William M. Blich, Jr.
Assistant Attorney General
Bar No. 15608

cc: Trey Williams, Inmate # 341036

Exhibit 2



ALAN WILSON
ATTORNEY GENERAL

October 23, 2014

The Honorable David Hamilton
York County Clerk of Court
Post Office Box 649
York, South Carolina 29745

Re: Trey Williams v. State of South Carolina
Civil Action No. 2013-CP-46-1797

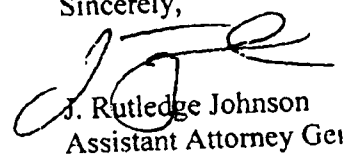
Dear Mr. Hamilton:

I received a document titled "Judicial Notice of Adjudicated Facts" in the above referenced matter on October 22, 2014. Rule 11 of the South Carolina Rules of Civil Procedure requires every pleading, motion or other paper of a party represented by counsel to be signed by at least one attorney of record who is an active member of the South Carolina Bar. If a pleading, motion or other paper is not signed, "it shall be stricken unless it is signed promptly after the omission is called to the attention of the pleader or movant." Rule 11 SCRCP.

Furthermore, the South Carolina Supreme Court has stated that counsel cannot serve as a mere conduit for *pro se* documents in an effort to avoid the prohibition against hybrid representation, but must use their professional judgment in reviewing the documents and shall only submit those arguments that are relevant and have been edited by counsel. Jones v. State 348 S.C. 13, 14, 558 S.E.2d 517, 517 (2002).

The above mentioned "Judicial Notice of Adjudicated Facts" is merely Williams's submission typed by his attorney. Therefore, the State does not consent to this action because it does not comply with Rule 11 and Jones v. State. By court order, I am notifying opposing counsel of the State's position.

Sincerely,


J. Rutledge Johnson
Assistant Attorney General

JRJ/cey

cc: Charles T. Brooks, III, Esquire

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of the materials Respondent seeks to include were presented to the lower court. Respondent's supplemental matter must therefore be excluded. Petitioner thus submits that this Court should deny Respondent's Motion.

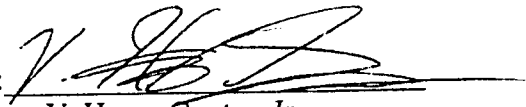
Respectfully submitted,

ALAN WILSON
Attorney General

V. HENRY GUNTER, JR.
Assistant Attorney General

KEVIN S. BRACKETT
Solicitor, Sixteenth Judicial Circuit

BY:



V. Henry Gunter, Jr.
S.C. Bar No. 102259

Office of the Attorney General
Post Office Box 11549
Columbia, SC 29211
(803) 734-3727

January 28, 2019

ATTORNEYS FOR RESPONDENT

EXHIBIT 4



ALAN WILSON
ATTORNEY GENERAL

April 30, 2019

The Honorable Daniel E. Shearouse
Clerk of Court, South Carolina Supreme Court
Post Office Box 11330
Columbia, South Carolina 29211

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

Dear Mr. Shearouse:

Please be advised that my last day with the Attorney General's Office will be May 1, 2019. Please consider this letter as my motion to change my status to former counsel for the State in the PCR appeal listed above. Kindly add Assistant Attorney General Janell Gregory as current counsel for the State in this matter.

By copy of this letter, I am notifying opposing counsel of the request for change of status.

Sincerely,

J. Benjamin Aplin
Senior Assistant Deputy Attorney General
S.C. Bar No. 8729

JBA/tb

cc: Trey A. Williams, pro se
Janell Gregory, Esquire
Victim Advocacy Division

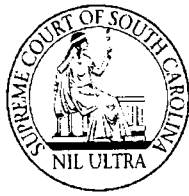


Exhibit 5

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
1231 GERVAIS STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499
www.sccourts.org

March 22, 2019

Mr. Trey Williams, 341036
McCormick Correctional Institution
386 Redemption Way
McCormick SC 29899

Re: Trey Williams v. State of South Carolina, Appellate Case No. 2019-000113
Trey Williams v. State of South Carolina, Appellate Case No. 2016-001553

Dear Counsel:

This responds to your recent correspondence.

As to your question about removal to federal court, I will not respond to this legal question. If you need advice or legal assistance, you should consult with an attorney.

Any motion to be admitted to bail under Rule 243(j) of the South Carolina Appellate Court Rules will need to be made to the South Carolina Court of Appeals where the post-conviction relief case is currently pending.

Finally, if you have questions about what the Court of Appeals has received in its case, you will need to contact the Clerk of that Court.

Very truly yours,



CLERK

cc: John Benjamin Aplin, Esquire
Jenny Abbott Kitchings, Esquire

necessary or appropriate for this Court to consider the documents filed in that case,
it can do so.

Very truly yours,

A handwritten signature in black ink, consisting of a large, stylized initial 'J' followed by a series of loops and a long horizontal stroke extending to the right.

CLERK

cc: John Benjamin Aplin, Esquire
The Honorable Jenny Abbott Kitchings

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S.C. SUPREME COURT

EXHIBIT 6

STATE OF SOUTH CAROLINA)
COUNTY OF YORK)
Trey A Williams, 341036)
Plaintiff(s),)
-vs-)
South Carolina State Of,)
Defendant(s).)

IN THE COURT OF COMMON PLEAS
Sixteenth JUDICIAL CIRCUIT
CASE NO.: 2013CP4601797
APPOINTMENT OF COUNSEL OR GAL
(Select one.)

ORDER
 AMENDED ORDER

TYPE OF CASE/PROCEEDING: (Check one.)

- Post-Conviction Relief (PCR)/habeas case
- SVP case
- Minor Name Change
- Adoption
- Custody and/or Visitation
- Other: Post Convict Rel 500
- Juvenile
- Abuse and Neglect

It appears **Trey A Williams**, who is a litigant in this case, is entitled to court-appointed counsel or a guardian ad litem.

- It further appears that: (Select only one.)
- counsel/guardian ad litem has not yet been appointed by the court; therefore, an appointment for counsel/guardian ad litem is necessary.
 - counsel or a guardian ad litem was previously appointed by the court but has indicated either a possible conflict of interest, an entitlement to exemption, or other good cause warranting the appointment of new counsel or guardian ad litem based on:
 - counsel was previously appointed by the court but has not indicated that the litigant has retained private counsel and is no longer entitled to appointed counsel.
 - court appointed counsel has obtained , Esquire as substitute counsel pursuant to Rule 608(h)(2); provided, however, only the member who originally received the appointment and who sought substitute counsel shall receive credit.
 - Other: **SEE ATTACHED CONSENT ORDER TO RELIEVE COUNSEL SIGNED BY THE HONORABLE DANIEL D. HALL DATED APRIL 1, 2016**

Therefore, it is ordered that **Nathan Sheldon** hereby is appointed as (Select one.)

- counsel
 - lead counsel (if capital PCR case)
 - guardian ad litem
- for the above-named person. Any counsel or GAL previously appointed is/are hereby relieved.

(If Death Penalty PCR Case) It is further ordered that , Esquire, is hereby appointed as second counsel in this capital PCR case.

The clerk of court is directed to forward a copy of this order to all persons entitled to notice.

IT IS SO ORDERED
April 8, 2016

David Hamilton
 Circuit Judge Clerk of Court

Plaintiff Attorney:

Nathan Sheldon, Atty At Law	Trey A Williams 341036
PO Box 36682	Bro Correctional Institute E-3-B pod #266
Rock Hill, SC 29732	9900 Isacks Hwy Broad River C.J.
	Bishopville, SC 29010

Defendant Attorney:

Justin J. Hunter	
Office of the Attorney General	
PO Box 11549	
Columbia, SC 29211	

NOTICE: SC Supreme Court Order of September 29, 2006, requires appointed counsel entitled to payment from the Office of Indigent Defense (OID) to register the case online with OID within fifteen (15) days of this appointment at www.sccid.sc.gov. and further directs that reimbursement vouchers be submitted directly to SCCID and not to the trial judge or clerk of court. See SCCID website for further details.

FILED - RECEIVED
 2016 APR - 8 PM 2:00
 DAVID HAMILTON
 CLERK OF COURT
 YORK COUNTY, S.C.

Redemption Way
Columbia SC 29899

The Supreme Court of South
Carolina

1231 Bervais Street
Columbia SC 29201

STACY H. STOWES
5 001.300
2019
29899

THE SUPREME COURT OF SOUTH CAROLINA

OCTOBER 16-2019

COVER LETTER: / MOTION TO COURTS
ENCLOSED IS MY REQUEST FOR COUNSEL
FOR THE PURPOSE OF HELPING ME
EFFECTIVELY FILING A WRIT OF
CERTIORARI WITH AN APPEAL BOND /
EXTRAORDINARY WRIT PETITION TO
HAVE A FAIR PCR HEARING BECAUSE
MUCH OF MY TESTIMONY, EVIDENCE
Etc WAS MISSING FROM PCR
TRANSCRIPTS AND I HAVE
EVIDENCE INCONTROVERTIBLE,

I MOTION THE COURTS TO OBJECT
TO ATTORNEY GENERAL MR. BLITCH BEING
ON THIS CASE TO DELAY APPEAL.

delaying justice

I NEED COPIES OF ALL MY RECORDS
FILED IN THIS COURT...

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S.C. SUPREME COURT

**LEGAL MAIL
MAIL ROOM**

THE SUPREME COURT OF SOUTH CAROLINA

October 16-2019

CASE NAME: Trey Williams v. State

CASE No.: 2016-001553

Motion For Appointment
OF COUNSEL / Writ of
CERTIORARI Requestion

I Request counsel to help me file
Additional writ of certiorari petitions
AS WELL AS APPEAL bond AND AN
EXTRAORDINARY writ UNDER RARE
UNUSUAL CIRCUMSTANCES BECAUSE
PORTIONS OF MY PCR TRANSCRIPTS,
evidence, testimony ect is missing
AND IN THE PURSUIT OF JUSTICE I
NEED A FAIR PCR HEARING INSTEAD
OF ANY OTHER REMEDY IN COURT.
Trey Williams

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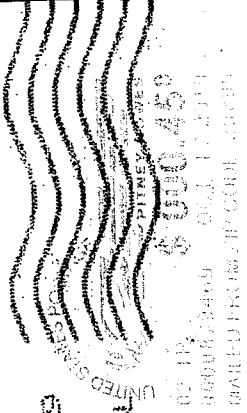
S.C. SUPREME COURT

**LEGAL MAIL
MAIL ROOM**

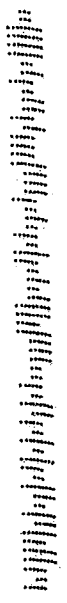
Trey Williams, # 341086
M.C. To BHU # 69
386 Redemption Way
McCormick SC 29839

AUGUSTA GA 308

17 OCT 2019 PM 12:11



The Supreme Court of
South Carolina
1237 Bernais Street
Columbia SC ~~29201~~ 29201



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IN THE SUPREME COURT OF
SOUTH CAROLINA

October 16-2019

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OCT 21 2019

S.C. SUPREME COURT

CASE No.: 2016-001553

CASE NAME: TRET WILLIAMS VS. STATE

Notice to the Court of
meritorious colorable CLAIMS
AND objection to ineffective
ASSISTANCE OF COUNSEL...

IN THIS CASE I REQUEST APPOINTMENT
OF COUNSEL TO HELP ME FILE
THE MERITORIOUS PETITIONS INVOLVING
ME GETTING A FAIR PCR HEARING,
COMPLETING AND FIXING THE PCR
RECORD ETC.

I OBJECT TO ANY COUNSEL ADVERSE
TO HELPING ME FIX THE RECORD
AND I REQUEST A HEARING WITH
COUNSEL AND THE COURTS TO PRESENT
MERITORIOUS EVIDENCE SUPPORTING ALL
MY CLAIMS. ANY ATTORNEY NOT HELPING
ME WITH THESE SPECIFIC ISSUES IS
UNETHICAL AND INEFFECTIVE AND
A HEARING WILL SHOW ~~THEY~~ ~~ARE~~ ~~WRONG~~

**LEGAL MAIL
MAIL ROOM**

Redemption WAY

WICK SC 29899

THE Supreme Court of South CAROLINA
1231 GERVAIS STREET
COLUMBIA SC 29201

IN THE SUPREME COURT OF SOUTH CAROLINA

October 16, 2019

CASE NAME: Trey Williams v. STATE

CASE No.: 2016-00553

Amendment to Writ of Certiorari
AND
NOTICE TO THE COURTS

ON 10-7-2019 I Filed my First writ of certiorari, and from 10-7-2019 it should be four motions with writ amendments filed.

In my initial reply writ that was initially filed in this court before this court transferred case to the court of appeals I requested a new PCR hearing / Fair Constitutional Bite At the Apple.

Appendix, PCR transcripts, testimony and evidence is missing off the record intentionally by a adverse party to my interests.

IN THE COURT OF APPEALS MANY MOTIONS WAS FILED ABOUT these issues,

And if it takes appointed counsel to help me adequately litigate my claims I request counsel in various other motions. *Trey Williams*

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OCT 21 2019

S.C. SUPREME COURT

Trey Williams, # 341036
M.C.I. Ruff # 69
386 Redemption Way
McCormick SC 29899

THE SUPREME COURT OF SOUTH CAROLINA
1231 GENAIS STREET
COLUMBIA S.C. 29201