

October 28, 2019

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OCT 31 2019

S.C. SUPREME COURT

CASE NAMES: Trey Williams v STATE OF SC

OCT 31 2019

CASE NUMBERS INCLUDED WITH PETITION: 2019 SC Court of Appeals

2016-001553

Petition FOR Appeal Bond Hearing PER

RULE 243 (K) SCACR

I Am still in SCDC custody. I petition For A Bond to be Set now.

(A) Please Allow the contents of petition to DISMISS States Appeal For being Filibolous And For purposes of Delay to serve AS Additional Grounds to GRANT A Appeal Bond Hearing / Grant Appeal Bond... ect.

(B) Please Allow the totality OF CASE Number 2019-000113 of the extraordinary writ that WAS Filed in this court to serve AS Additional Grounds to GRANT Appeal Bond And Appeal Bond Hearing.

(C) Please Allow exhibit A enclosed Following this petition to serve AS Additional Grounds to Grant Appeal Bond hearing and petition. (exhibit B-B4)

(D) Please take in consideration me being prose, indigent and laymen And I Am waiting on other documents, statements ect to be included in this petition. I will have community witnesses, <sup>Alleged</sup> victims family members of Alleged victim testimony, expert witness testimony ready to testify At Appeal Bond Hearing In FAVOR OF my ACTUAL Innocence And In FAVOR OF my Return to the community...

(E) THE PCR COURT OVER TURNED THE CONVICTION AND THE S.C. COURT OF APPEALS AFFIRMED AFTER THE CASE WAS TRANSFERRED FROM THE S.C. SUPREME COURT ON TO THE S.C. COURT OF APPEALS.

(F) THE TRIAL PRE PROCEEDINGS AND POST PRESENTED ZERO PHYSICAL EVIDENCE, FAULSE TESTIMONY OF PHYSICAL FINDINGS AND A NORMAL EXAMINATION ON THE ALLEGED VICTIM WAS CONCLUDED SEE CASE No.: 2019000113, SEE APPENDIX 2016-001553 ect.

(G) I DO NOT HAVE A CRIMINAL RECORD.

(H) I TURNED MYSELF IN, NO RECORD OF FLIGHT RISK.

(I) I AM CONSTITUTIONALLY LEGALLY AND ACTUALLY INNOCENT AND SHOULD NOT BE INCARCERATED AS I AM GUILTY OF A DANGER.

(J) WHILE WAITING ON THIS ENTIRE FRAUD, MERITLESS APPEAL FOR PURPOSES OF DELAY, I WAS ALMOST KILLED. I HAVE BEEN STABBED BY INMATES, SET UP TO BE KILLED BY PRISON OFFICERS, SPRAYED WITH MASE AND CURRENTLY IN DANGER. ENCLOSED IN THIS PETITION IS FACTUAL EVIDENCE AND I HAVE A COURT CASE PENDING.

(K) ALL ATTORNEYS IN 2016001553 CASE AND PRIOR HAVE WORKED TO GET ME DENTED. THEY HAVE BEEN WORKING TO KEEP ME INCARCERATED WORKING BELOW PROFESSIONAL NORMS, UNETHICALLY AND LITIGATION AND DOCUMENTATION IS ENCLOSED.

- (L.) It will be safer for me to be out on Bond from being killed or stabbed and beaten AGAIN. I AM waiting for photos of my DAMAGES that will be presented at the Bond Hearing. Other evidence is enclosed. My only plea was Time Serve to a lesser included offense. I turned down time serve
- (M.) I will have a more effective reasonable time to obtain effective counsel, I will be employed, I will have a place nice to live in with a way to make a living and get an education which all will be presented at Bond Hearing. I WAS never indicted at time of trial, never should be tried...
- (N.) I most likely will prevail on Appeal, No Justices dissented in affirming PCR order.

*Very much*

Please note that enclosed in this petition and files is incontrovertible evidence that show by way of documentation, government reports, trial state/witness testimony that lies, procedural tampering was conducted by the state. Proper examinations were not done, no evidence was found, I had no counsel so a complete miscarriage of justice was a part of the totality of process. I never at any phase had effective counsel and was forced to go pro se. See PCR transcript Mr. Delant where testified of time serve plea.

Please grant a Bond Hearing for more testimony and evidence.

MOOR MAIL

Ps. 3 of 3

LEGAL MAIL  
MAIL ROOM