



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

I, Brenda F. Shealy, Chief Deputy Clerk of the Supreme Court of South Carolina hereby certify that the attached are true copies of the pages that are a part of the case file in the case of The State v. Quincy Jovan Allen, 2002-GS-40-07752 and Appellate Case Tracking No. 2005-031796. This portion of the file consists of 32 pages.

Brenda F. Shealy

Chief Deputy Clerk
South Carolina Supreme Court

Columbia, South Carolina

September 12, 2013

To Whom It May Concern:
Who is my PCR attorneys?

2/14/11

Sincerely,

Quincy Allen

Quincy Allen 6012
Supermax C-34
4344 Broad River Rd
Cola, SC 29210

RECEIVED

FEB 23 2011

S.C. SUPREME COURT

Clerk of Court,

6/23/11

I request that my attorneys of record be removed as my PCB lawyers. My well being is not a priority of theirs so how is winning my PCB case a priority? I would like new attorneys appointed to me.

Sincerely,

Quincy Allen

Quincy Allen 6019

Supermax C-31

4344 Broad River Rd

Cola, SC 29210

RECEIVED

JUN 23 2011

S.C. SUPREME COURT

South Carolina Supreme Court,

8/5/13

I have made a decision to waive my appeal(s) and be executed. I've yet to have a hearing on this matter and I would like to know what the problem is.

Quincy Allen

RECEIVED

AUG 07 2013

S.C. SUPREME COURT

Attorney Generals

6/15/13

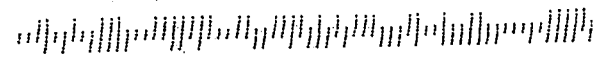
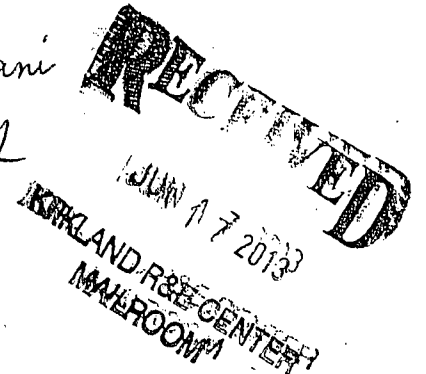
I sent a letter to the SC Supreme Court on 6/13/13 requesting that I be allowed to waive my remaining appeal(s) and be executed by way of lethal injection. I'm alerting you that I wish to waive my appeal(s).

Quincy Allen

Quincy Allen 6019
MSU A-1
4344 Broad River Road
Columbia, SC 29210

Legal

Donald Zelinka/Warren Ganjehsani
Office Of The Attorney General
The State Of South Carolina
P.O. Box 11549
Columbia, SC 29211
2921181549



South Carolina Supreme Court,

6/13/13

I would like to waive my appeals. I would like to be executed by way of lethal injection.

RECEIVED

JUN 14 2013

S.C. SUPREME COURT

Sincerely,

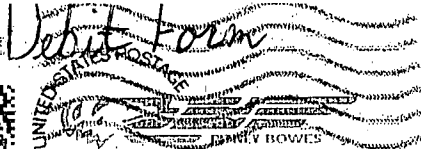
Quincy Allen

Quincy Allen 6019
MSU

Mailroom A-1

Kirkland Correctional Institution
4344 Broad River Road
Columbia, S.C. 29210

COLUMBIA SC 29210



13 JUN 2013



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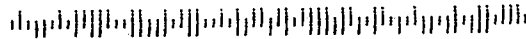
Legal

LEGAL
MAIL
ONLY

South Carolina Supreme Court
P.O. Box 11330
Columbia, SC 29211

RECEIVED
KCI MAILROOM
JUN 13 2013
KIRKLAND R&E CENTER
MAILROOM

29211133030



6019

Clerk of Court,

3/22/11

I would like Christopher Adams terminated
as my PCB attorney and I would like to have
Blume appointed as my lawyer. Effective immediately.

Thanks,

Quincy Allen

Quincy Allen 6019
Supermax C-34
4344 Broad River Rd
Cola, SC 29210

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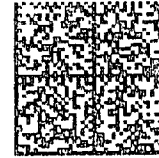
MAR 25 2011

S.C. SUPREME COURT

Quincy Allen 6019
Supermax C-34
4344 Broad River Rd
Cola, SC 29210

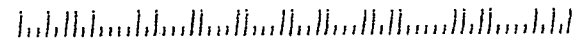
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MAR 22 2011

SC Supreme Court
PO Box 11330
Cola, SC 29211



Debit Form
UNITED STATES POSTAGE
0.2 1M \$ 00.44⁰
0008001098 MAR 23 2011
MAILED FROM ZIP CODE 29210

2921181330



Quincy Allen SK60
Kirkland Correctional
4344 Broad River Road
Columbia, SC 29210

Clerk of Court
Supreme Court of South Carolina
P.O. Box 11330
Columbia, SC 29211

RECEIVED

FEB 05 2010

1.24.10

S.C. SUPREME COURT

Dear Clerk:

I am being denied the right to assist my attorneys in my pending case. The South Carolina Department of Corrections have me under investigation for an alleged assault at Lieber Correctional on 12-2-09. I have been denied correspondence with the outside world including family and I am also being denied my legal materials that are in my personal property that I don't have access to for the past 53 days. The alleged assault investigation has nothing to do with correspondence or property. I was found guilty on 12-22-09 by the SCDC Adjustment Committee over 33 days ago. I have not been served with an arrest warrant by Dorchester County. The facts are that I have been found guilty by SCDC for the alleged assault and I have not been served a warrant by Dorchester County. There is no legal reason that I should not be able to correspond with family and others and assist my attorneys.

DEAR JUDGE COOPER, S-14-05

I KEEP ASKING MY LAWYERS TO STOP MY APPEAL BUT THEY REFUSE TO DO IT. I HAVE NO WISH TO APPEAL YOUR DECISION. SO IF YOU CAN PLEASE TALK TO MY LAWYERS: E. FIELDING PRINGLE AND ROBERT LOMINACK I WOULD GLADLY APPRECIATE IT.

SINCERELY,
Quincy Allen

QUINCY ALLEN # 6019
LIEBER CORRECTIONAL INSTITUTION
P.O. BOX 205
RIDGEBVILLE, S.C. 29472



RECEIVED

JUN 2 2005

S.C. SUPREME COURT

RECEIVED

MAY 18 2005

SP

RECEIVED
RECEIVED
FEB 01 2006
S.C. SUPREME COURT

Allen 6019
P.O. Box 205
Ridgeville, SC 29472
29 Jan 06

Chief Justice Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Your Honorable:

While I was in court on 19 Jan 06 I addressed the court about a few problems that I was having. I also drafted a letter to you about my misgivings concerning Judge Kittredge. I feel that my rights have been violated. According to the Guide to SC Criminal Law and Procedure, Fifth Edition on page 104 at the top of the page it states, "Statements made by prosecution witnesses are not available to the defense until those witnesses give direct testimony at trial". For the record, my trial ended 18 March 05. I have been asking for my discovery since I was extradited in 2002 when I was appointed Lesley Coggolia. I have been asking for my case file since I arrived @ Lieber last year. The attorneys who refused to give me my case file are Elizabeth Fielding Pringle and Robert Lominack. I finally received a very limited amount of my case file at the beginning of January 06. That was not acceptable. Mostly it was material where there would be approximately 10-15 pages, then there would be another 15 pages of something else, then it would be the same 10-15 pages that I had already read previously. After examining the limited amount of material that I had, I realized what I was truly looking for. On page 190 of the previous book that I referenced (G.SC.CL.Procedure) it states, "Lay testimony, that is, the testimony of ordinary persons who have observed the defendant, may be sufficient to establish his sanity, even if the defendant introduces expert testimony of his insanity. State v. Smith, 298 SC 205, 379 S.E.2d 287 (1989)". If I am understanding correctly, I should be able to call witnesses that observed me on the street and while I have been incarcerated to testify on my mental state before and after all of these atrocities happened. I know what I did was wrong and I am ready to accept my punishment. If lay testimony works for the state's benefit, why can't I use it to argue my point? I wrote Kay Thompson, the paralegal for the Richland County Public Defender's Office, and asked her for the statements from some of my peers who testified and some of the ones that didn't testify at my trial. I also studied up on the Freedom of Information Act to try to get what I needed. On January 13, 2006 I received, via legal mail, a correspondence from E. Fielding Pringle. In the letter she states and I quote, "I am writing regarding the issue of your small request for additional materials from your file. Please be advised that I have spoken with your current counsel, Mr. Dudek," (Robert Dudek) "regarding this request, and I am unable to provide these materials to you at this time. If you have questions or concerns regarding these matters, please address them to Mr. Dudek." I brought all of this before the court on 19 Jan 06. At least most of it, before Judge Kittredge cut me off. When I first met Mr. Dudek he told me he doesn't deal with discovery. He told me that he only looks to see if the Court of SC or the State of SC made a mistake during the trial proceedings. Not just any small mistake but a costly one. That is when I told him that I wanted him to ask Mrs. Pringle for the materials. He said that he would. That was some time when I first met with him at the beginning of the summer of 05. After I didn't hear anything for a while I decided to the plea judge, Judge G. Thomas

Cooper, to tell him that my attorneys refused to give me the materials that I wanted. Judge G. Thomas Cooper wrote me a letter on 21 November 2005 to indicate that he received my letter and that he had forwarded it to my appellate attorney, Bob Dudek. I received a letter from Fielding Pringle a couple of weeks later asking me what I needed out of my file. She said be specific because the files consisted of 40 banker boxes. She didn't think the SC Dept. of Corrections would allow me to store it all. She then gave me some examples of what she had off the top of her head, so I chose from there. At first I was shooting in the blind but after I found out what my file really consisted of, I then realized what I wanted most of all. How does Bob Dudek justify keeping these statements away from me? I think that he needs to be sanctioned. I told him in court on the 19th of January 2006 that he wasn't going to just run over me like he has probably did to other people in the past. I am not saying that he did because that is hearsay. That is just my opinion from what I observed. Judge Kittredge asked me why haven't I talked to Mr. Dudek about my concerns, so I told the judge that all Mr. Dudek does is ignore my concerns unless they are to his benefit. It is not to his benefit the decision made by me to waive my direct appeal. I don't want to tire him because it would possibly stall my competency hearing which I would rather not do. My attorneys would not even tell the SC Supreme Court that I wanted to waive my appeals when I received my sentence on Friday, March 18th 06. When Fielding approached me in the hallway after the sentence was read she said that we will appeal. I told her flat out that I had no desire to appeal. I finally had to write Judge Cooper to let him know my intentions since they wouldn't listen to me. I need those statements from: Valorie Bowen, Tia Brown, Tracy Ardis, Becky Baxter, Robyonne Campbell, Robert Campbell, Sharon Cousar, Stephen King, Robert Derrick, Jason Boyo, Tiffany Todd, Tonille Todd, Brian Marquis, Sara or Sarah Barnes, Ryan Kates, Sarah Gregory, Bonnie Ellenberger, Samantha Holt, Chasity Pappas, Patrick Boyle, Grayland Manning, Chris Watson, Stephen Culley, and Bucky Michon. I sent a Freedom of Information Act request to Fielding Pringle under the (FOIA), 5 U.S.C. Sec. 552 and the Privacy Act 5 U.S.C. § 552a1. Hopefully, she will now give me the disclosed documents. The only problem that I have with my attorneys is that they won't let me control my life. All my life I have lived my life for others and that has to stop. It stops right now. Thanks for listening to my concerns.

Sincerely,

Quincy "Flea" Allen

Quincy "Flea" Allen

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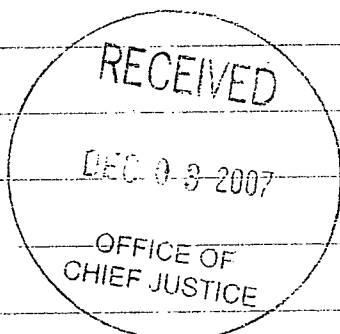
DEC 03 2007

Dear Mrs. Toal,

11-21-07

S.C. SUPREME COURT

I just received your order dated 11-19-07 which rules that I have been found competent to waive my direct appeal. I am not intending to waive my direct appeal. I wrote you (SC Supreme Court) last year in November 06 to inform you that I would like to proceed with my direct appeal. You responded that I would have to get my competency hearing out the way before I could decide to waive or proceed. That is why I told the doctors I don't want to waive anymore so I didn't need to proceed with the evaluation. Judge Kittredge called on 9-7-07 that I was competent to proceed to reinstate my direct appeal. I notified Mr. Dudel about my concerns with your ruling. He said he would get it straightened out.



Sincerely,

Quinn Allen

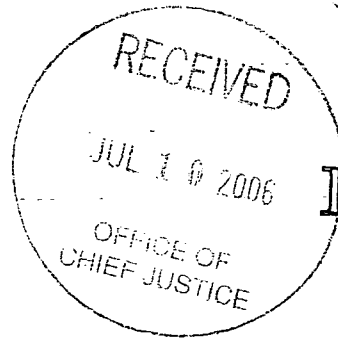
State of S.C.

vs.

Quincy Allen, Defendant

Quincy J. Allen SK6019
LCI / Death Row / RA-229
P.O. Box 205
Ridgerville, S.C. 29472
5 July 2006

Chief Justice Jean Toal
S.C. Supreme Court
P.O. Box 11330
Columbia, S.C. 29201



RECEIVED

JUL 10 2006

Dear Your Honorability:

I am requesting a competency hearing to waive my direct appeal. I have no intention of seeking a new trial or a new sentencing hearing. If I had an inkling that I was going to pick my appeals back up, then turn around and try to waive them, I would not have picked them back up a few months ago. I was overwhelmed with false hope and I now realize my stupidity for my previous decision. Please take this request in your utmost consideration.

I contacted my appellate attorney, Robert Bob Dudek, via telephone and relayed to him my intentions.

Sincerely,

Quincy J. Allen
Quincy J. Allen

Quincy Allen
LCI
P.O. Box 205
Ridgeville, SC 29472
16 March 05

Chief Justice Jean Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

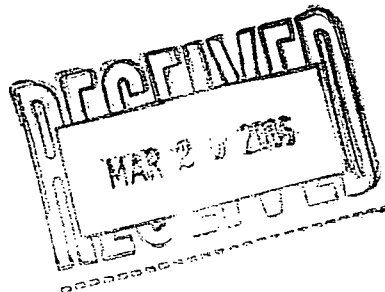
Dear Your Honor:

I would like the Court to consider reinstating my direct appeal. I have had a change of heart. I don't want you to think that I am playing games with the Court. I have been able to give this a lot of thought, and I feel that I have made the right decision. So please take this request under your consideration.

Sincerely,


Quincy Allen

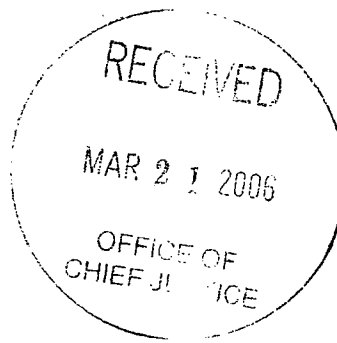
cc: Robert Dudek, Assistant Appellate Defender
Donald Zelenka, Assistant Deputy Attorney General



RECEIVED

MAR 21 2006

Quincy Allen
LCI
P.O. Box 205
Ridgeville, SC 29472
16 March 06

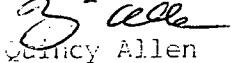


Chief Justice Jean Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

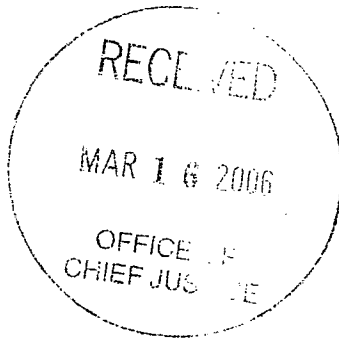
Dear Your Honorable:

I would like the Court to consider reinstating my direct appeal. I have had a change of heart. I don't want you to think that I am playing games with the Court. I have been able to give this a lot of thought, and I feel that I have made the right decision. So please take this request under your consideration.

Sincerely,


Quincy Allen

cc: Robert Dudek, Assistant Appellate Defender
Donald Zelenka, Assistant Deputy Attorney General



Quincy Allen
LCI
P.O. Box 205
Ridgeville, SC 29472
14 March 06

Chief Justice Jean Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Your Honorable:

I entered a pro se motion on 23 February 06, asking to relieve Robert Dudek and the SC Office of Appellate Defense as my counsel. I would have listed all of my grievances against Mr. Dudek at one time, but I was under the impression that I would have a hearing. On 10 March 06, apparently a decision was made by Justice Moore denying my motion. I wasn't even given an explanation why my motion was denied. After reviewing past documents from the SC Supreme Court, all of the Orders were stamped with a seal, verifying the document was authentic, and also the Orders had the signatures of the Justices that ruled on them. This Order that I received yesterday was missing the seal of authenticity and the signature of Justice Moody. I felt that that was strange. All the cases that I read in the Southeastern Reporter were given an explanation why their petition was granted or denied. I would like to make another pro se petition, to the Court, to relieve Mr. Dudek and the SC Office of Appellate Defense as my counsel in my competency evaluation to waive my direct appeal, at a later date. I don't want to make another premature motion.

Sincerely,

Quincy Allen

cc: Assistant Appellate Defender Robert Dudek
Assistant Deputy Attorney General Donald Zelenka

RECEIVED
MAR 16 2006
S.C. SUPREME COURT

RECEIVED

MAR 13 2006

S.C. SUPREME COURT

Quincy Allen
ICT
P.O. Box 205
Kingsville, SC 29472
6 March 06

SC Supreme Court
Daniel E. Shearouse, Clerk
P.O. Box 11330
Columbia, SC 29211

Dear Sir:

I would like to have a competency hearing so that I can represent myself. That would cut out all the ex parte complaints that my attorney, Robert Dudek, and the judge, Judge John Kittredge are raising. If you want me to cite cases dealing with my request please let me know. The law library here @ Lieber for death row is pretty slow. I attempted to look up Jones v. State, 346 S.C. 13, 558 S.E.2d 517 (2002); State v. Stuckey, 333 S.C. 56, 508 S.E.2d 564 (1996); Foster v. State, 298 S.C. 306, 379 S.E.2d 907 (1989), but the officers haven't brought the law books down yet. I called my counsel and asked him what those cases were and he paraphrased them for me. I get the gist of what those cases are talking about.

With kindest regards,


Quincy Allen

cc: Robert Dudek, SC Office of Appellate Defense
Donald Zelenka, Assistant Deputy Attorney General
Judge John Kittredge, SC Appeals Court
Joseph Savitz, SC Office of Appellate Defense

RECEIVED

MAR 13 2006

S.C. SUPREME COURT

Quincy Allen
LCI
P.O. Box 206
Ridgeville, SC 29472
4 March 06

David M. Tatarsky, General Counsel
SC Department of Corrections
4444 Broad River Road
Columbia, SC 29221

Dear Sir:

On 4 March 2006, while I was on a visit, I asked O.C. Morris to call Sgt. Jones and tell her that I had to use the restroom. This was approximately @ 2:40 p.m. I waited ten minutes and the officers still didn't show up. I asked Officer Morris where Sgt. Jones was and O.C. Morris told me that they were on the way. After another five minutes had gone by, I told my visitor to go ahead and leave. She was going to stay until the officers came and got me, but I told her to go ahead and start on her long trip back home. I then asked O.C. Morris to speak to Lt. Williams. She said he was in Max. I remained patient even I wanted to lose my temper, but instead I persevered under the most severely uncomfortable circumstances. After ten minutes of pacing the visitation room (35 minutes has elapsed since I asked O.C. Morris to call death row), Lt. Miller walks in the visitation room to buy something from the vending machine. I tell him that I have been waiting 45 minutes to go to the restroom (this is after I ask O.C. Morris to get two officers from Operations to let me use the restroom in one of the holding cells). He asked me who I told that I needed to go to the restroom. I told him that I told O.C. Morris. He pulled her out of my view and earshot so I don't know what he told her. A few minutes go by and Corporal Jameson comes from death row to the visitation room. I relayed to him that I really needed to use the restroom. I asked him if he could escort me back to the dock so that I could use the restroom. He replied that he was there to retrieve everyone. I told him that I couldn't wait on everyone else. He passes this on to O.C. Morris, and she tells him to take everyone @ the same time. O.C. Morris then tells me, in so many words, that I deserved this dilemma, because I drank some soda (I didn't want to misquote her). I didn't take what she said out of context. That is when I assumed that the officers took over 45 minutes to come because she thought that I needed to be taught a lesson. When I left to go on my visit, O.C. Pringle was working A-side. When I finally got back inside the dock, the dock officer was nowhere to be found. After approximately 7 minutes of waiting for someone to let me inside my cell, I went to the booth and asked O.C. Deas for five grievance forms. She told me that they didn't have any grievance forms. After waiting another 5 minutes, I went to the shakedown room to see what the holdup was. Lt. Williams and Cpl. Jameson were having a discussion with an inmate that I went on my visit with. After I told them that I still needed to get in my room, Cpl. Jameson finally took the initiative to let me in the cell. I asked him where Sgt. Jones was @, and he told me that she had left early. I asked him how long ago had Sgt. Jones left, and Cpl. Jameson told me that she had only left a few minutes prior to him coming to get the inmates that were on their visit, which included me. I asked Lt. Williams to get me five grievance forms and he said okay. I also asked Cpl. Jameson to get me 5 grievance forms and he said okay. It is almost time for the shift to change, and neither one of them has brought me any grievance forms. I just don't understand why O.C. Pringle would suddenly switch to B-side, when they know that someone needs to let me in the

cell, while Cpl. Jameson shakes everyone down, and Lt. Williams stands outside with the rest of the inmates that are waiting to be searched. I don't appreciate being antagonized just so they can get me to lose my cool. I am going to tell you right now, it is not going to work. A similar incident happened yesterday and this morning but I choose not to divulge that information right now. Would you please send me 6 grievance forms, if you are not able to help me.

Sincerely,


Quincy Allen

cc: Robert Dudek, SC Office of Appellate Defense
Judge John Kittridge, SC Appeals Court
Daniel Sharouse, Clerk of Court, SC Supreme Court.

P.S. On 6 March 2006, while I was watching television, Sgt. Jones had one of the inmate workers turn the television. Sgt. Jones was informed by the inmate workers that I was watching that particular program, but she didn't care. She didn't have the inmate worker turn the television off, she had the inmate worker turn it to another program that was already showing on the other three televisions. I don't care to watch Jerry Springer so that is why I was watching Montel. This has never happened in the past. What justifies Sgt. Jones turning the television while I was in the middle of watching something. I tried to get her to come and talk to me out of course she refused. I asked for a grievance form but didn't receive that either. I also asked to see Capt. Whitten but I don't think that is going to happen. I called the SC Office of Appellate Defense and the Offices of Blume & Weyble Attorneys @ Law. I talked to Melinda, Dudek's secretary, and I talked to Natasha, admin assistant of Blume & Weyble. Dudek was apparently out to lunch. I called my confidante and she assured me that she would call Capt. Whitten when I hung up with her. Enough is enough! I can't take this harassment too much longer.

Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
23 Feb 06

RECEIVED

The Supreme Court of South Carolina
Daniel E. Shearouse, Clerk of Court
P.O. Box 11330
Columbia, SC 29211

S.C. SUPREME COURT

Dear Sir:

This is a motion before the SC Supreme Court to relieve Robert M. Dudek and the Office of Appellate Defense as my counsel. Mr. Dudek refuses to cooperate with me. Whatever I ask him to do, he does the opposite, so that I will not be found competent to waive my direct appeal. He refuses to produce the statements that were used against me during my trial, because every witness testified that I acted normal, instead of mentally ill like he wants me to seem. Maybe if I were mentally ill I would act like that, but I know that there is nothing wrong with me. There never has been anything wrong with me, nor is there now. He also tried to hire Dr. Donna Schwartz-Watts and Dr. Pamela Crawford to re-examine me for my competency hearing even after I admitted to both of them that I made up the hallucinations and delusions. I asked Elizabeth Fielding Pringle for some documents out of my case file but Mr. Dudek told her not to give them to me. Again, I asked for the statements that were written on me by some of my peers and family. I asked Mr. Dudek to ask the trial judge to release some evidence that had nothing to do with prosecuting me and he refuses to do that. e.g. Armitron digital watch, miscellaneous photos, and a Nokia cellular phone(serial #09405485635). I also served three offices with Freedom of Information Acts. SLED told me that there was an ongoing investigation and Ms. Pringle said that I would have to talk to Mr. Dudek. The Richland County Solicitor's Office refused to respond to the request. I asked for the transcripts to both hearings that were held on the 19th of January 2006. There was a hearing with everyone present and there was a separate ex-parte hearing outside the presence of Mr. Donald Zelenka, who is representing the State of SC. He refuses to give those to me. I allowed Robert Lominack to sign out my personal property from the Alvin S. Glenn Detention Center, and now Mr. Lominack is saying that I need to go through Mr. Dudek to get my property. Keep in mind, nothing that Mr. Lominack signed out had to do with my legal situation. e.g. Letters from friends and family, miscellaneous photos, and magazines. I told Mr. Dudek about this but he refuses to hand over my property. I told him I was being harassed here @ Lieber but he again refuses to do anything. I can't take it anymore. Please take what I have said in consideration and relieve Mr. Dudek and the Office of Appellate Defense from representing me. A copy of this motion is also going to be sent to Mr. Dudek.

Sincerely,

QJ Allen

Quincy Allen

cc: Assistant Appellate Defender Robert M. Dudek

MOTION DENIED.

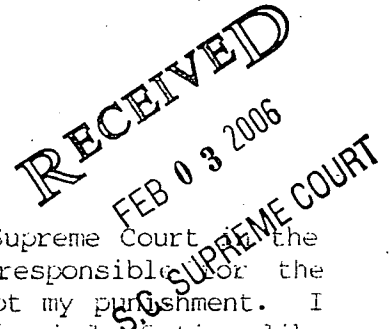
James P. Moran J.
FOR THE COURT

March 10, 2006



Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
31 Jan 06

Chief Justice Jean Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211



Dear Chief Justice:

I would like to be heard in front of the SC Supreme Court the matter of me waiving my direct appeal. I am fully responsible for the atrocious acts that I committed and would like to accept my punishment. I just don't want this case to drag out over an extended period of time like those who oppose my decision want it to. I am of sound mind and spirit while making this serious decision and I know you are going to want to explore that further before your court can justify doing what I hope it will do. I don't want this decision left up to the lower courts. " I want to nip this in the bud right now ", so to speak. Like I told you in a previous letter, if it sounds like I am too eager die, please don't fault me for that. If you ask anyone that knew me before this drastic turn of events, they could tell you that I had a lot of achievable goals set for myself. Now that that is down the drain, how could anyone of my caliber accept anything less? Life in prison is something I don't want and will not pursue. Unless I was offered a chance to go back out in free society then I would reconsider. So please take this request that I am making under the utmost consideration.

Sincerely,

Quincy Allen

P.S. Please forward a copy of this request to the other justices, since at the present date and time, I don't know their names.

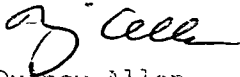
Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
31 Jan 06

Associate Justice E.C. Burnett
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Justice :

I would like to be heard in front of the SC Supreme Court in the matter of me waiving my direct appeal. I am fully responsible for the atrocious acts that I committed and would like to accept my punishment. I just don't want this case to drag out over an extended period of time like those who oppose my decision want it to. I am of sound mind and spirit while making this serious decision and I know you are going to want to explore that further before your court can justify doing what I hope it will do. I don't want this decision left up to the lower courts. " I want to nip this in the bud right now ", so to speak. Please don't fault me for not wanting to rot in this prison. If you ask anyone that knew me before this drastic turn of events, they could tell you that I had a lot of achievable goals set for myself. Now that that is down the drain, how could anyone of my caliber accept anything less? Life in prison is something I don't want and will not pursue. Unless I was offered a chance to go back out in free society then I would reconsider. So please take this request that I am making under the utmost consideration.

Sincerely,



Quincy Allen

RECEIVED
FEB 14 2006
S.C. SUPREME COURT

Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
31 Jan 06

Associate Justice John Waller
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Justice :

I would like to be heard in front of the SC Supreme Court in the matter of me waiving my direct appeal. I am fully responsible for the atrocious acts that I committed and would like to accept my punishment. I just don't want this case to drag out over an extended period of time like those who oppose my decision want it to. I am of sound mind and spirit while making this serious decision and I know you are going to want to explore that further before your court can justify doing what I hope it will do. I don't want this decision left up to the lower courts. "I want to nip this in the bud right now ", so to speak. Please don't fault me for not wanting to rot in this prison. If you ask anyone that knew me before this drastic turn of events, they could tell you that I had a lot of achievable goals set for myself. Now that that is down the drain, how could anyone of my caliber accept anything less? Life in prison is something I don't want and will not pursue. Unless I was offered a chance to go back out in free society then I would reconsider. So please take this request that I am making under the utmost consideration.

Sincerely,


Quincy Allen

RECEIVED

FEB 14 2006

S.C. SUPREME COURT

Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
31 Jan 06

Associate Justice James E. Moore
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Justice :

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Sincerely,


Quincy Allen

RECEIVED
FEB 14 2006
S.C. SUPREME COURT

Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
31 Jan 06

Associate Justice Costa M. Pleicones
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

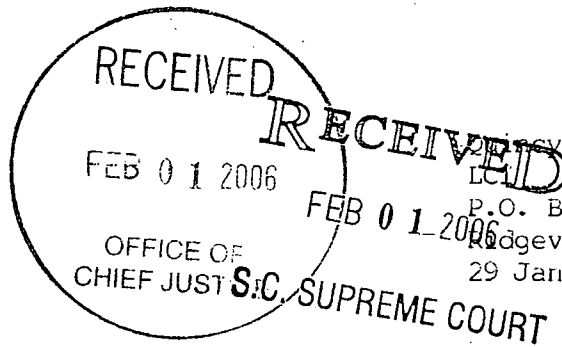
Dear Justice :

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Sincerely,



Quincy Allen



Justice Allen 6019
P.O. Box 205
Ridgeville, SC 29472
29 Jan 06

Chief Justice Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Your Honorable:

While I was in court on 19 Jan 06 I addressed the court about a few problems that I was having. I also drafted a letter to you about my misgivings concerning Judge Kittredge. I feel that my rights have been violated. According to the Guide to SC Criminal Law and Procedure, Fifth Edition on page 104 at the top of the page it states, "Statements made by prosecution witnesses are not available to the defense until those witnesses give direct testimony at trial". For the record, my trial ended 18 March 05. I have been asking for my discovery since I was extradited in 2002 when I was appointed Lesley Coggolia. I have been asking for my case file since I arrived @ Lieber last year. The attorneys who refused to give me my case file are Elizabeth Fielding Pringle and Robert Lominack. I finally received a very limited amount of my case file at the beginning of January 06. That was not acceptable. Mostly it was material where there would be approximately 10-15 pages, then there would be another 15 pages of something else, then it would be the same 10-15 pages that I had already read previously. After examining the limited amount of material that I had, I realized what I was truly looking for. On page 190 of the previous book that I referenced (G.S.C.L.Procedure) it states, "Lay testimony, that is, the testimony of ordinary persons who have observed the defendant, may be sufficient to establish his sanity, even if the defendant introduces expert testimony of his insanity. State v. Smith, 298 SC 205, 379 S.E.2d 287 (1989)". If I am understanding correctly, I should be able to call witnesses that observed me on the street and while I have been incarcerated to testify on my mental state before and after all of these atrocities happened. I know what I did was wrong and I am ready to accept my punishment. If lay testimony works for the state's benefit, why can't I use it to argue my point? I wrote Kay Thompson, the paralegal for the Richland County Public Defender's Office, and asked her for the statements from some of my peers who testified and some of the ones that didn't testify at my trial. I also studied up on the Freedom of Information Act to try to get what I needed. On January 13, 2006 I received, via legal mail, a correspondence from E. Fielding Pringle. In the letter she states and I quote, "I am writing regarding the issue of your email request for additional materials from your file. Please be advised that I have spoken with your current counsel, Mr. Dudek,"(Robert Dudek)"regarding this request, and I am unable to provide these materials to you at this time. If you have questions or concerns regarding these matters, please address them to Mr. Dudek." I brought all of this before the court on 19 Jan 06. At least most of it, before Judge Kittredge cut me off. When I first met Mr. Dudek he told me he doesn't deal with discovery. He told me that he only looks to see if the Court of SC or the State of SC made a mistake during the trial proceedings. Not just any small mistake but a costly one. That is when I told him that I wanted him to ask Mrs. Pringle for the materials. He said that he would. That was some time when I first met with him at the beginning of the summer of 05. After I didn't hear anything for a while I decided to the plea judge, Judge G. Thomas

Cooper, to tell him that my attorneys refused to give me the materials that I wanted. Judge G. Thomas Cooper wrote me a letter on 21 November 2005 to indicate that he received my letter and that he had forwarded it to my appellate attorney, Bob Dudek. I received a letter from Fielding Pringle a couple of weeks later asking me what I needed out of my file. She said be specific because the files consisted of 40 banker boxes. She didn't think the SC Dept. of Corrections would allow me to store it all. She then gave me some examples of what she had off the top of her head, so I chose from there. At first I was shooting in the blind but after I found out what my file really consisted of, I then realized what I wanted most of all. How does Bob Dudek justify keeping these statements away from me? I think that he needs to be sanctioned. I told him in court on the 19th of January 2006 that he wasn't going to just run over me like he has probably did to other people in the past. I am not saying that he did because that is hearsay. That is just my opinion from what I observed. Judge Kittredge asked me why haven't I talked to Mr. Dudek about my concerns, so I told the judge that all Mr. Dudek does is ignore my concerns unless they are to his benefit. It is not to his benefit the decision made by me to waive my direct appeal. I don't want to fire him because it would possibly stall my competency hearing which I would rather not do. My attorneys would not even tell the SC Supreme Court that I wanted to waive my appeals when I received my sentence on Friday, March 18th 06. When Fielding approached me in the hallway after the sentence was read she said that we will appeal. I told her flat out that I had no desire to appeal. I finally had to write Judge Cooper to let him know my intentions since they wouldn't listen to me. I need those statements from: Valorie Bowen, Tia Brown, Tracy Ardis, Becky Baxter, Robyonne Campbell, Robert Campbell, Sharon Cousar, Stephen King, Robert Derrick, Jason Boyd, Tiffany Todd, Tonille Todd, Brian Marquis, Sara or Sarah Barnes, Ryan Kates, Sarah Gregory, Bonnie Ellenberger, Samantha Holt, Chasity Pappas, Patrick Boyle, Grayland Manning, Chris Watson, Stephen Culley, and Bucky Michon. I sent a Freedom of Information Act request to Fielding Pringle under the (FOIA), 5 U.S.C. Sec. 552[and the Privacy Act 5 U.S.C. § 552a]. Hopefully, she will now send me the disclosed documents. The only problem that I have with my attorneys is that they won't let me control my life. All my life I have lived my life for others and that has to stop. It stops right now. Thanks for listening to my concerns.

Sincerely,



Quincy "Flea" Allen

RECEIVED

JAN 27 2006

JAN 25 2006

S.C. SUPREME COURT

OFFICE OF
CHIEF JUSTICE

Quincy Allen 6019
LCI
P.O. Box 205
Ridgeville, SC 29472
23 Jan 06

Chief Justice Toal
SC Supreme Court
P.O. Box 11330
Columbia, SC 29211

Dear Your Honorable:

I am having a major problem. I am trying to get prepared for my competency evaluation and my attorneys aren't giving me the things that I need. They are using my law illiteracy against me. I can't even count on Judge Kittredge, who you appointed because all the other circuit court judges were recusing themselves, because each time I complained about something that my appellate lawyer, Bob Dudek, did he referred me back to Mr. Dudek. Judge Kittredge said that he couldn't give me any advice. If I remove Mr. Dudek from my case will it delay my competency evaluation? I just want to know that answer, but nobody will tell me. I feel left in the dark and I don't like that. I have someone in the free world helping me but they turned against me because they want me to be found incompetent. I told Judge Kittredge on January 19th that Dr. Donna Schwartz-Watts and Dr. Pamela Crawford are mad at me because I misled them. The reason I told him this is because Mr. Dudek wants money from the state for them to evaluate me when I argued that it was a conflict of interest. These two doctors obviously have a vendetta against me because when Dr. Watts called my attorney she told him that she was upset after talking with me on the 18th of January 2006. Judge Kittredge tried to belittle me. He tried to make me look paranoid which is off base. I don't have a mental problem. Everyone else knows that, excluding my legal team, of course. I talked to Bob Dudek today and told him that two officers read my legal mail in front of me this past weekend. He wasn't going to do anything about it until I told him to call Capt. Whitten. He acted like he didn't even care. I can't have an attorney like that. I told him that I wrote the Office of General Counsel in Columbia and Judge Kittredge about the incident. He told me not to write Judge Kittredge anymore when I have a problem. Who am I supposed to write when something unjust is done to me? I have to tell somebody. If you can't give me legal advice will you please refer me to someone? Please don't say the Bar Association because they won't read a letter that is coming from an inmate. It has to come from someone on the street for them to take it seriously. Like I said before, once my confidante found out that I was waiving my appeals they turned their back on me. They are working for the same people that wants me to live the rest of my life in prison. Dr. Watts told me not to seem to eager to die because Kittredge would become suspicious. I am eager to die because I hate living in confinement. If that is a problem for Judge Kittredge could you please appoint someone else? I am looking for the same thing that the State of SC is looking for, Justice.

Sincerely,



Quincy "Flea" Allen

p.s. My email address is fleall779@aol.com

p.p.s. please confirm that you received this letter

Dear Mr. Zelenka,

December 14, 2005

I was wondering if you could go ahead and set the date for competency evaluation. I am very anxious to get this behind me. The sooner I can be found competent the less time that I have to spend here. Please help me out.

Sincerely,

Quincy Allen

Quincy Allen

ATTORNEY GENERAL'S OFFICE
RECEIVED 12-16-05
ADMINISTRATIVE INSTRUCTIONS
FILE _____ OPEN _____
COPIES MADE _____
ROUTED TO _____
ORDER: _____ TRAN _____
INSTRUCTIONS: _____ CLERK _____

DEAR JUDGE COOPER, S-14-05
I KEEP ASKING MY LAWYERS TO
STOP MY APPEAL BUT THEY REFUSE TO
DO IT. I HAVE NO WISH TO APPEAL
YOUR DECISION. SO IF YOU CAN PLEASE
TALK TO MY LAWYERS: E. FIELDING
PRINGLE AND ROBERT LOMINACK I
WOULD GLADLY APPRECIATE IT.

SINCERELY,
Quincy Allen

QUINCY ALLEN # 6019
LIEBER CORRECTIONAL INSTITUTION
P.O. BOX 205
RIDGEVILLE, S.C. 29472



RECEIVED

JUN 2 2005

S.C. SUPREME COURT

RECEIVED

MAY 18 2005

SP