

The Supreme Court of South Carolina

Terron Gerhard Dizzley, Petitioner,

v.


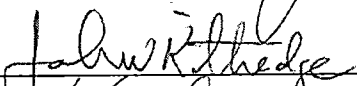

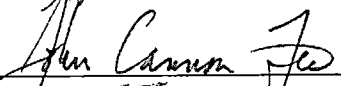
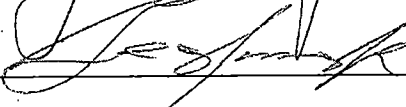
State of South Carolina, Respondent.

Appellate Case No. 2020-000253

ORDER

Counsel for Petitioner asks to be relieved as counsel of record. Petitioner has filed a *pro se* document entitled "Motion for Notice of Counsel" in which he asks the Court to establish that counsel is not his attorney or agent and argues the Court must not consider this action as "the law of his case." Counsel's request to be relieved as counsel for Petitioner in this matter is granted.

Petitioner shall, within twenty (20) days of the date of this order, notify this Court whether he intends to proceed with this matter and, if so, whether he will proceed *pro se*, retain counsel, or provide his Affidavit of Indigency to the Commission on Indigent Defense, Division of Appellate Defense (Appellate Defense) to obtain an Appellate Defender to represent him. If Petitioner chooses to proceed with retained counsel, Petitioner must, at the same time, notify this Court of the name of counsel. If Appellate Defense agrees to represent Petitioner, it shall have thirty (30) days from the date it notifies this Court of its determination as to representation to serve and file a petition for a writ of certiorari and Appendix.

	C.J.
	J.
	J.
	J.
	J.

Columbia, South Carolina

April 1, 2020

cc:

Eleanor Duffy Cleary, Esquire
Johnny Ellis James, Jr., Esquire
Terron Dizzley, 359480