

Phillip Henry Crocker, III
Via: SCDC#298423 - Turbeville Correctional Institution
1578 Clarence Coker Highway
Turbeville, SC 29162

December 22, 2018

RECEIVED
JUN 29 2020
SC Court of Appeals

The Grose Law Firm
E. Charles Grose, Jr., Esquire
404 Main Street
Greenwood, S.C. 29646

RE: Status of Phillip H. Crocker, III, vs.
State Of South Carolina, Appellate Case No. 2014-001774
Request For Copy of Final Brief

Dear Mr. Grose:

First, as of the above date, I have not received my copy of my final brief. Please forward me a copy of the final brief at the very earliest time possible.

I have not received your reply to my letter dated January 4, 2017. Copy attached. Wherefore, please reply to my letter at the earliest time possible.

Third, please fulfill the legal process necessary to hold my application for Writ Of Certiorari in abeyance until a final decision is made in State v. Burdette, S.C. Appellate Case No. 2017-001990. Burdette is relevant to the unconstitutional malice instruction issues I raised in my Writ of Certiorari.

Fourthly, please take notice that if the S.C. Court of Appeals does not grant my application for Writ Of Certiorari and instead affirms the conviction, I wish to appeal to the South Carolina Supreme Court.

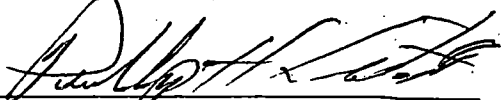
Fifthly, a while back, Tricia A. Blanchette informed me that she turned my entire file over to you. Please forward the aforementioned file to me at the above address, at the earliest time possible.

Sixthly, please take notice that as of the above date, SCDC remains on State wide lock down. Therefore, I am unable to contact you via telephone.

Lastly, provide me with my copy of my final brief and the application for Writ Of Certiorari.

Sir, thank you in advance for your prompt professional assistance in this matter. If I can provide you with additional information, please contact me.

Sincerely Yours,

s/ 
Phillip Henry Crocker, III

cc: File

Phillip Henry Crocker, III
Via: SCDC#298423 - Turbeville Correctional Institution
1578 Clarence Coker Highway
Turbeville, SC 29162

August 4, 2019

The Grose Law Firm
E. Charles Grose, Jr., Esquire
404 Main Street
Greenwood, S.C. 29646

RECEIVED

JUN 29 2020

SC Court of Appeals

RE: Status of Phillip H. Crocker, III, vs.
State Of South Carolina, Appellate Case No. 2014-001774

Dear Mr. Grose:

I have mailed you letters dated January 4, 2017 and December 22, 2018, that you have failed to respond to. Again, I respectfully request that you respond to the above two mentioned letters and this letter at your earliest time possible.

In addition, please provide me with the status of my above referenced case, at the very earliest time possible.

Mr. Grose, if you have received a Court Order for the decision in my case, please forward a copy to me at the very earliest time.

Furthermore, if my Writ Of Certiorari is denied by the S.C. Court Of Appeals, I request that you appeal the matter to the South Carolina Supreme Court at the earliest time possible.

Mr. Grose, if you have been relieved from representing me in this matter, please forward me a copy of the Court Order relieving you as my Counsel Of Record, at the earliest possible time.

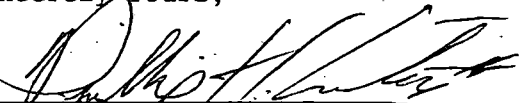
Wherefore, I respectfully request to receive in writing, the status of the above referenced case. In addition, if any Orders have been filed in this matter, please forward copies to me at the above return address.

Sir, please note that the Dorm that I am presently housed in has been on lock down status from April 18, 2018 until the present date. So, I do not have access to law resources. Nor do I have access to a phone to call you because you failed to complete the necessary documentation required by SCDC that would allow me to make an Attorney-Client Privileged Phone call to you.

Mr. Grose, your failure to reply to my aforementioned letters, to communicate with me via telephone, and communicate with me in person, has negatively affected my mental health that I am currently being treated for by SCDC Mental Health Department.

I look forward to receiving your reply's at the very earliest time possible. Thank You in advance for your prompt professional reply.

Sincerely Yours,


s/ Phillip Henry Crocker, III

Phillip Henry Crocker, III
Via: SCDC#298423 - Turbeville Correctional Institution
1578 Clarence Coker Highway
Turbeville, SC 29162

January 4, 2017

RECEIVED
JUN 29 2017
SC Court of Appeals

The Grose Law Firm
E. Charles Grose, Jr., Esquire
404 Main Street
Greenwood, S.C. 29646

RE: Status of Phillip H. Crocker, III, vs.
State Of South Carolina, Appellate Case No. 2014-001774
Request to file a SCRCP Rule 60(B) Motion, and Notice of
Theft of Client's Investigation File by Tricia A. Blanchette,
Esquire, and Pete Skitmore, P.I., ET AL.

Dear Mr. Grose:

First, Please provide me with the status of the above referenced case.

Secondly, please take notice, that I hereby request that you complete the legal process to file a SCRCP - Rule 60(B) motion on my behalf, based on the following facts:

Prima facie evidence in my possession proves that I was not represented by my attorneys of record - Debra Y. Chapman and Robert Boorda, at trial. Instead, I was represented by Douglas Strickler and Fielding Pringle of the Richland County Public Defenders Office, whom both acted without authority and jurisdiction by representing me at the above stated trial. Because Ms. Chapman and Robert Boorda were never relieved as co-counsel's of record by a court order filed with the Clerk of Court pursuant to SCRCP, Rule 11(b). Furthermore, Mr. Strickler and Ms. Pringle were never given permission by the Court via a Court Order and Notice Of Appointment pursuant to SCRAP, Rule 608. Therefore, my State and Federal Constitutional Rights to Counsel and Due Process, were violated and thus, the above - stated trial and all subsequent proceedings are null and void.

Furthermore, the second issue that I request that you raise in the aforementioned SCRCP, Rule 60(B) motion, is as follows: The Judgment by the PCR Court is void because Tricia A. Blanchette made unauthorized appearances as my counsel of record. Based on the fact that Robert Fitzsimmons was my counsel of record in that the Honorable Casey Manning has never signed and filed an Order To Relieve Mr. Fitzsimmons as counsel of record. Nor was there a Notice Of Appointment of Counsel for Ms. Blanchette filed with the Clerk of Court and served on all parties as required by SCRAP, Rule 608. Therefore, my State and Federal Constitutional Rights were violated and the aforementioned PCR is void.

Third, please take notice that pursuant to 18 U.S.C. 4, Misprison Of Felony, I am informing you that Ms. Blanchette and Pete Skitmore, P.I., have conspired to steal and harbor my investigative file, which was prepared by Mr. Skitmore via court orders.

Mr. Grose, with respect to my innocence, it is vital that I receive

the aforementioned investigative report.

Mr. Skitmore and Ms. Blanchette informed me that during Mr. Skitmore's investigation he traveled to Consuela Casey's mother's house in Latta, S.C., where he discovered and photographed a vehicle that looked identical to the suspect vehicle. Additionally, a stolen tag was attached to it. Furthermore, Mr. Skitmore stated that he interviewed the victim's mother, who stated that she always felt that Ms. Casey killed her son and she did not attend her son's funeral due to threats from Mr. Casey and some of her family members. In fact, Mr. Skitmore further stated that Ms. Williams threatened him.

I reiterate, it is of the utmost importance that I receive my above stated Investigative File in order for me to receive a full and fair review in my above referenced case.

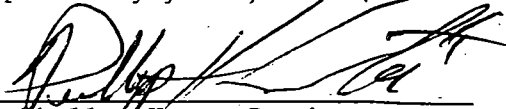
Lastly, prior to you filing the Initial Brief in this matter, you and I met in person, here, at Turbeville Correctional Institution, where at that time, you and I agreed that you would indeed articulate how Gibson applies to my unconstitutional malice instruction issues which were raised in the PCR Court and preserved for review in this matter. However, after reading the Initial Brief that you filed, I am now aware that you did not articulate Gibson, therein, as you agreed to do.

Wherefore, I hereby request that you fulfill our above - stated agreement by articulating how Gibson applies to my unconstitutional malice instruction issues in my Final Brief.

Sir, I thank you in advance for your prompt professional performance in my above - stated notices and request.

Please contact me if I can provide you with additional information. I look forward to your reply.

Respectfully yours,

s/ 
Phillip Henry Crocker, III

cc: File

Philip Henry Crocker, III
Via: SCDC#298423 - Turbeville Correctional Institution
1578 Clarence Coker Highway
Turbeville, SC 29162

June 14, 2020

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

RECEIVED

JUN 29 2020

SC Court of Appeals

RECEIVED
2020 JUN 22 AM 11:35

RE: Request for Status of Appellate
Case No. 2014-001774
Philip H. Crocker, III v. State of South Carolina

Dear Ms. Kitchings:

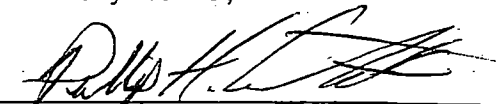
First, I request that you time-stamp and file this Original Letter addressed to you, dated June 14, 2020, and copies of my three attached letters to E. Charles Grose, Esquire, dated January 4, 2017, December 22, 2018 and August 4, 2019.

Ms. Kitchings, please take notice that despite my attempts to communicate with Mr. Grose, as evidenced by my attached letters. He has failed to communicate and keep me abreast of the status of the above referenced case. Furthermore, Mr. Grose has also failed to honor and fulfill my written case file request.

Wherefore, I respectfully request to receive in writing, there status of the above referenced case. In addition, if any Orders have been filed in this matter, please forward copies to me at the above return address:

Thank you in advance for your prompt and professional service in this matter. If I can provide you with additional information, please contact me. I look forward to your reply.

Sincerely Yours,

s/ 
Phillip Henry Crocker, III

cc: FILE