

State of South Carolina

In the Court of Appeals

Appeal from Allendale County

Honorable Carmen T. Mullen, Circuit Court Judge

Jamel Dabour Williams,
Appellant,

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JUN 03 2021

SC Court of Appeals

v.

The State

Respondent

Appellate Case No 2020-000101

Motion To Alter or Amend

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Jamel D. Williams
Pro-sec.

Date:

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MAY 28 2021

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SC Court of Appeals

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To: Court of Appeals.

Please be advise that; this Motion to Altar or Amend Pro-se brief was being written with good faith stating on or around the date of May 27 2021, Appellate would like to bring "Plain Error's Rule's" issue's to the Court attention.

During the month of January 6 thru 9 of 2020; witness and victim record was with held from the Court, defendant, and the jury. (See to page 71 line 13-16 of transcript of Jamel Dabour Williams v. The State) see Rule 609 and Case State v. Pierce.

Self-defense, defense of other, and defense of habitation was proving on page 214 line 5-8 by victim Naheme Grange and on page 387 line 5-9 by witness latoya Patterson and witness Joe loodholt on page 286 line 10-12. Page 385 line 5-8 witness latoya Patterson stated victim Tyrek Mitchell was hyped and ready to fight.

Page 211 line 7-10 witness Naheme Grange who was a victim and who served time'd for a felony stated that he had violent on his mind.

Trial Judge failure to instruct the jury on mortal combat; see case-law's State v. Taylor, and State v. Orr. Judge instruct jury during jury charges on Self-defense, defense of other, and defense of habitation; insted jury rely on the passion and emotion of Captain Ervin Ford testimony and the photo of victim. See case-law's State v. Gibbs, State v. Holcomb, State v. Mazique and Tappener v. State.

Page 278 line 1-16 witness Joe loadholt stated he never Circle or initial photo line-up. See case Brady v. Maryland. Trial Judge threats witness if he didn't testify on page 282 line 18-20 State v. Stanley.

Page 82 line 18-20, and page 250 line 1-17 proves that a exparte meeting was held outside of the court and the defendant present. Page 77 line 18-20 Trial Judge stated that she didn't have knowledge of case; on record of February 2019 Trial Judge made a improper comment during bond hearing case State v. Jackson. Case wasn't review under the Stand your Ground law; see to page 78 line 4-5.

Page 6 line 12-15 Trial Judge stated that defendant was charged by the bills of indictment. General session wasn't held in the County of Allendale nor was indictment went before a grand jury in Allendale during the month of March 2018. §17-19-30, case Winn v. State, State v. Hector, indictment never state the time of death.

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State v. Owens (S.C. 2001) 346 S.C. 637, 552 S.E.2d 745 state a defendant must be indicted before starting trial, therefore, defendant is being held unconstitutional. Prosecutor stated during his closing argument that the defendant lied during his testimony. See to Case U.S. v. Woods defendant deserved a new trial and a new trial should be warranted to the defendant. Especially when Allendale County Court is under a federal investigation; show and prove that this Court was doing illegal activity. Respectfully submitted
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Respectfully submitted
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pro-se: James Williams
James A. Wallin
5-27-21

OWNER WITHIN 10 DAYS

D-X-3
Perry Corr. Inst.
430 Oaklawn Road
Pelzer SC 29669

GREENVILLE SC 29

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Columbia SC 29201

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