

James A. Giles #264478
Turberville C.I. Elliott B-Room 160
1578 Clarence Coker Hwy
Turberville, S.C. 29162

Aug 18, 2021

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AUG 23 2021

S.C. SUPREME COURT

Judge Beatty
The Supreme Court of S.C.
P.O. Box 11330
Columbia, S.C. 29211

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AUG 23 2021

SC Court of Appeals

Re: James A. Giles V. State
Appellate Case NO. 2020-000333

Dear Honorable Judge Beatty

back in May 2021, I wrote you a letter concerning my lawyer Mr. James R. Falk representation, because Mr. Falk file a Petition For Writ of Certiorari in My behalf on September 25, 2020. Without consulting my case with me, and Mr. Falk would never respond back to any of my letter or answer any of my telephone call, so therefore I did not feel comfortable with Mr. Falk filing a Petition of Writ of Certiorari on my behalf, because Mr. Falk has failed to comply with the local rules of Professional Conduct, 1.1. and 1.4 so therefore Mr. Falk was not giving me the representation that the six amendment guarantee me

So Judge Beatty on June 7, 2021, I receive a letter from the South Carolina Court of Appeal dated June 1, 2021. Stating that on May 14, 2021, the court received a Motion to relieve counsel from client. Within ten (10) days of the date of this letter you must file a response to this Motion

So Judge Beatty on July 9, 2021 I receive another letter from the South Carolina Court of Appeals dated June 29, 2021. Stating: Dear Counsel "This is the second letter from this Court attempting to obtain the following. on May 24, 2021, the Court received a Motion to relieve Counsel from your client. Within ten (10) days of the date of this letter you must file a response to this Motion.....

Judge Beatty, I Pray that you acknowledge the pattern of Mr. Falk behavior, because Mr. Falk is doing the exact something with the Court of Appeals, refusing to respond to the Motion, so if Mr. Falk is refusing to comply with the Court of Appeal order, then you can imagine how Mr. Falk is treating all my letters and my phone calls..... And this is absurd.

because Judge Beatty, I have been incarcerated going on sixteen (16) years and I am still in the first stage of my PCR, and I will never exhaust all of the courts remedy, because Max-out my sentence on June 1, 2023. And the way things are looking I probably will not have a ruling from the Court of Appeal before I Max-out my sentence, and Judge Beatty, this is absurd.....

because Judge Beatty I really do feel like, that my fourteen (14) amendment have been violated, because I have been denied due process and equal protection of law.....

Judge Beatty, I would like to file a Motion for a bond, until my appeal is heard, due to the fact, that the COVID 19 virus almost took my life, and it damage my lungs, so bad that that I am still using a oxygen machine, and the pulmonary specialist is telling ^{me} that I will probably be on a oxygen machine for the rest of my life.

Also Judge Beatty it seem like Mr. Falk will not be represent me much longer, because somebody have filed a motion for Mr. Falk to relieve his self for been my Counsel, I wrote the Court of Appeals and requested for a copy of that motion, but the Court of Appeal, did not respond to my request, so therefore I don't have a clue about what is going with my case but to me it seem like it's logically impossible for me, to be in the first stage of my PCR, when I have been incarcerated on going on sixteen (16) years,

THANKS

James A. Giles

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The Supreme Court of South Carolina
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