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COURT OF APPEALS

TO: WHOM IT MAY CONCERN: SOUTH CAROLINA COURT OF APPEALS. THE REASON I'M TRYING TO APPEAL MY CASE IS BECAUSE I WAS UNDER, MENTAL HEALTH MEDICATION WHEN I WENT TO COURT, NOT REALLY UNDERSTANDING MY RIGHTS. I WAS OFFERED 0-3 YEARS FOR THE CHARGE OF CDV 2ND DEGREE. UPON AGREEING TO THE TERMS OF THIS CHARGE. I THOUGHT WELL THAT THE PLEA I SPOKE TO MY LAWYER ABOUT WAS THE PLEA I WAS AGREEING TO. I ASKED MY LAWYER MRS. TRACY PINNOCK WITH THE PUBLIC DEFENDERS OFFICE IF SHE COULD ASK THE DISTRICT ATTORNEY HANDLING MY CASE IF I CAN ADD 1 YEAR TO THE PLEA OF 0-3 CDV 2ND WITH A YEAR IN THE DEPARTMENT OF CORRECTIONS, AND THAT PLEA WAS UNDERSTOOD AND WAS GRANTED TO SIGN. UPON SIGNING THE AGREEMENT I ASKED MRS. TRACY IF TAKING THE 1 YEAR AWAY FROM THE 0-3 WOULD BE A GOOD IDEA, WHICH I FEEL AS MY LAWYER SHE SHOULD HAVE TOLD ME AND MADE SURE I UNDERSTOOD WELL WHAT I WAS SIGNING TO. I THEN SIGNED THE PLEA OF 0-3 WHICH WAS THE DEAL, BUT WITH A OPEN PLEA, WHICH I REALLY DIDN'T WANT WHICH LET THE JUDGE MR. T.W. COOPER CIRCUIT JUDGE TO ORDER ME A 0-3 YEARS WITH A 18-MONTH PROBATION AND CDV CLASSES - MENTAL -

HEALTH CLASSES, AND CREDIT FOR 4 MONTHS 10 DAYS (2) IN COUNTY JAIL TO BE ADDED TO DEPARTMENT OF CORRECTION SENTENCE. MY CASE WAS NOT INDICTED TO THE GRAND JURY AND MY CASE WAS A MENTAL HEALTH CASE DO TO THE FACT I WAS ARRESTED BECAUSE THE MEDICATION I WAS ON WHEN THE CRIME TOOK PLACE, I WAS JUST RELEASED FROM THE MENTAL HEALTH RICHLAND SPRINGS THAT LATER WEEK. WHICH I ALSO TOLD THE DOCTOR I WASN'T SURE RELEASING ME THAT DAY WAS A GOOD IDEA BECAUSE THE MEDICATION HAD ME FEELING FUNNY AND AT TIMES I WASN'T SURE OF ANY ACTIONS I WAS DOING AND WISHED TO STAY IN THERE CARE A LITTLE LONGER, BUT THEY STILL RELEASED ME, TO THE PUBLIC AND SOON I WAS ARRESTED FOR THESE CHARGES. I WAS RELEASED FROM THE DEPARTMENT OF CORRECTION AUG 1. OF 2022 AND LATER RE ARRESTED SEPTEMBER 22. 2022 FOR ANOTHER CHARGE. THE HOLE TIME UPON BEING RELEASED FROM THE DEPARTMENT OF CORRECTIONS AUG 1. 2022 I WAS ADMITTED TO RICHLAND SPRINGS TWICE ON MY OWN ACCOUNT BECAUSE DO TO MY MEDICATION M. GRAMS BEING TO LIGHT THE DOCTOR ORDER FOR ME TO TAKE 150 MG OF ZOLOFF WHICH WAS WAY TO HIGH

UPON BEING AT RICHLAND SPRINGS MY NEW ③
DOCTOR MR. BRIAN, MICHAEL, ATTENDING
PROVIDER PSYCHIATRY AT (803) 296-2585 MOVED
MY MEDICATION TO 50 MG WHICH IS THE RIGHT
M GRAMS FOR MY MEDICATION. WHEN I WAS
ADMITTED AND UPON RELEASE I WAS MONITORED
AND HAD TO BE RELEASED FROM A PROBATE
JUDGE WHICH HANDLE MENTAL HEALTH CASES AND
NOT CIRCUIT COURT CASE'S. I WAS DIAGNOSIS AT
DISCHARGE OF MDD, PTSD, FROM STATE OF
SOUTH CAROLINA, COUNTY OF RICHLAND EX PARTE
DEBORAH LOOK - AFFIANT AND ORDER OF DISMISSAL
AND VERBAL & DISCHARGE. THE JUDGE OF PROBATE
COURT AMY W. McCulloch, PROBATE JUDGE
SEPTEMBER 6TH 2022 CASE# 2022 MI40 1934
I SHOULD HAVE BEEN UNDER MENTAL HEALTH
EXAMINERS TO RELEASE ME FROM PRISMA
RICHLAND SPRINGS AND NOT FROM ALVIN S. GLENN
DETENTION CENTER. MY CASE WAS A MENTAL
HEALTH CASE AND I SPOKE ABOUT THAT TO MY
LAWYER AND THE COURTS KNOW THIS. IT WAS
SAID IN COURT OF MY ILLNESS AND I STILL
GOT TRYED IN A CIRCUIT COURT AND NOT A

PROBATE COURT, WHICH I ALREADY HAD A (4)
PROBLEM WITH ALVIN'S GLENN DETENTION CENTER.
BEING INVOLVED IN A FIRE IN THAT SAME FACILITY
AND NOW TAKING MENTAL HEALTH MEDICATION
BECAUSE OF THIS SAME JAIL. UPON EVERYTHING
ELSE IN POSITION ON FILING A SLIVER SUET
AGAINST THE JAIL. MY UNDERSTANDING IS'NT
AS A NORMAL PERSON DO TO THE MEDICATIONS
I'M TAKING, SOMETIMES I'M UP AND SOMETIMES
I'M DOWN. THE PROBATION I DID'NT UNDER
STAND WHY I WAS NEEDED. FOR THIS WHEN
MY MENTAL HEALTH PROVIDERS WILL HELP WITH
ANY PUBLIC HELP THAT IS NEEDED, SO CDV
CLASSES WAS NOT THE CASE NEEDED IN MY
CASE. I ALSO WAS GIVEING 3 YEARS TO 2 YEARS
NON/VOLUNT WHICH I FEEL IS JUST TO MUCH
TIME FOR MY CASE, AND IS'NT HELPING ME
MUCH WITH MY MENTAL HEALTH ILLNESS. I
DO WHICH FOR THIS CASE TO BE MOVED IN FRONT
OF A PROBATE JUDGE AND NOT CIRCUIT JUDGE
AND WHICH TO ONLY AGREE TO 1 YEAR IN THE
DEPARTMENT OF CORRECTION WITH THE 0-3
YEARS AND 4 MONTHS 10 DAY CREDIT TIME
SERVED WITHOUT PROBATION. AND TO MEET
MY MENTAL HEALTH NEEDED

I HAVE ALL PAPER WORK IN MY OWNERSHIP ⁽⁵⁾
OF PROBATE COURT, MY DIAGNOSES PAPER
WORK AS WELL ABOUT MY ILLNESS, I HAVE
WRITING STATEMENT FROM VICTIM SAYING
THESE WERE THE CAUSES FOR ME BEING
ARRESTED. AND WANTED NOT TO PRESS
CHARGES ON MY BEHALF DO TO KNOWING
I HAD A MENTAL HEALTH BREAK DOWN.
I HAD NOT A CLUE I WAS SIGNING MY RIGHTS
AWAY TO A OPEN PLEA. BUT DO HAVE A
UNDERSTANDING NOW, THAT I WANTED TO AGREE
TO A 1 YEAR SET PLEA FROM DISTRICT
ATTORNEY MELANIE, DARKO OFFICE OF THE
SOLICITOR OFFICE UNDER CASE 2023-GS-40-
00880 DOMESTIC VIOLENCE 2ND DEGREE.

PLEASE WRITE ME BACK

AT 4344 R.E. KIRKLAND
BOARD RIVER RD

COLA S.C 29210

INMATE NO# 325878 WITH A COPY FOR
MY OWN RECORDS

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MAR 15 2023

SC Court of Appeals

DERICK DUNLAP # 325878
Rt 2 KIRKLAND
4344 BOAD RIVER RD
COLA S.C 29210
A1-Cell 22A

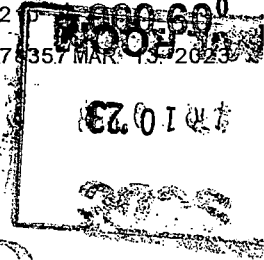
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