

S

'24 FEB 7 AM 11:34:04
Anderson, SC COC, CP/BS

From: Michael E. Thompson SR Feb. 5, 2024
1009 David Lee Coffee Place Pg. 1 of 4
Anderson, S.C. 29625

RECEIVED

To: Attorney at Law
10th Circuit Public Defender
Mr. Charles Anderson
500 S. McDuffie St.
Anderson, S.C. 29624

MAR 13 2024

SC Court of Appeals

A TRUE COPY

FEB -7 2024

C. Reena Thomason
CLERK OF COURT

My client, Michael E. Thompson SR; has written this letter of request informing me, that he wants to withdraw the plea that he has submitted.

The agreement was, for him to plead guilty to (4) four years active, with (5) five years of probation.

That was not, what took place; at court on January 31st 2024.

To Michael's understanding the plea agreement was broken and Michael wants to withdraw the guilty plea, that was agreed upon before court.

In 2022 Michael was told by me Attorney Charles Anderson, not to write to him anymore.

So he didn't. A little while later, approximately (2) two months I meet with Michael, and it was then told to me (Not to visit with Michael anymore)

No Correspondence, and personal dislikes. (2) Two things of a true Conflict of Interest between Client, and Attorney.

Months went by, before Michael got a visit from me, January of 2023.

During those months, when I did visit with Michael on the one occasion, He was told that "I" was his attorney, and it would be in his best interest, to keep it that way.

Michael, was defenseless. What could he get done. So he could not file a Motion to Remove Counsel. He was told, "It would be in his best interest, to keep

agreement. Michael is not the
Lawyer, and does not know the
LAW.

However he has been instructed
to contact his attorney. As he
has done, and as he is doing.

With the Conflict of Interest
that is truly between Michael,
and Mr. Anderson.

Michael is asking in proper time
to PCR or Appeal this Court
hearing, and to have proper
attorney conduct present in filing
this Appeal, and or P.C.R.
Post Conviction Release.

Thanks very much for reading
and responding to this letter.
As well as helping Michael get
the Plea agreed upon or Not
Guilty

Sincerely
Michael E. Thompson III.

From, Michael E. Thompson SR Feb. 5, 2024
1009 David Lee Coffee Pl. Pg. 1 of 3
Anderson, S.C. 29625

RECEIVED

TO. 10th Circuit Public Defender
Attorney at Law
Mr. Charles Anderson
500 S. McDuffie St.
Anderson, S.C. 29624

MAR 13 2024

SC Court of Appeals

A TRUE COPY

FEB -7 2024

C. Reena Thompson
CLERK OF COURT

My client Michael E. Thompson SR has written this letter. Trying to get some Legal Help.

January 31st, 2024 Michael was told by me, that he was making a big mistake by not taking the Plea that he signed, and was in agreement with.

He plead guilty on the agreement of (4) four years active, with (5) five years of probation. He did not get sentence to that.

My client tried to talk with me, but could not tell me that he was having some issues with taking this plea.

Evidently his issues was more than a bit serious. The sentence that he was given is proof of that.

Michael is requesting to have the plea withdrawn, and go back to Court.

However, there are some issues that has to be resolved before a new hearing is to take place.

In 2022 Michael was told by assigned attorney Mr. Charles Anderson. Not to write any more letters, by mail or by kiosk.

That started a "Conflict of Interest." Communication is a necessity between the client and the attorney.

Months later Michael was told by attorney Charles Anderson he could not get a different attorney except by the Judge.

That it would be in his best interest not to have him replaced.

That is just a few items to describe the conduct of

the attorney and the client
On one said day It was told
to the attorney by the client
not to have any more contact
with the client without another
attorney present. The attorney
Charles Anderson showed the
client Michael E. Thompson SR
a body cam recording, the next day.

Obviously there are some
personal issues with Mr. Anderson
representing Michael E. Thompson SR.
Michael is asking the Public
Defender's office to withdraw
his plea and file the motions
for a new hearing. Since the
guilty plea was not given in
circumstance made available
by pleading guilty.

Sincerely,
Michael E. Thompson SR
Michael E. Thompson SR

pg 3 of 4

attorney Charles Anderson as
his legal Defense Representative.

Just before Court Mr. Anderson
meet with Michael at the Jail
and was told of the NEW PLEA
offer (4) four years active with
(5) five years of probation.

Now that the agreement
has not been given Michael
is requesting to withdraw the
guilty plea.

Whatever it is that was to
be done. To have the plea meet
equally. As it was agreed upon.

Just before Court Michael
had some issues with pleading.
He tried to talk to Mr. Anderson
(that's my Team Attorney Charles Anderson)
but Mr. Anderson started yelling
you are making a big mistake.

There was others that heard
this. Now Michael E. Thompson SR
is requesting to have a new
Court hearing, and is asking
Mr. Anderson to get him back
before the Judge for the plea.

Michael E. Thompson SR. 176570
KCI R+E A-2-B-44
4344 Broadriver Rd
Columbia, S.C. 29210

COLUMBIA SC 290

11 MAR 2024PM 3



US POSTAGE SM PITNEY BOWES



ZIP 29210 \$ 000.64⁰
02 4W
0000378357 MAR 11 2024

Attn: Honorable Catherine Harrison
Chief Deputy Clerk
The S.C. Court of Appeals
Po. Box 11629
Columbia, S.C. 29211

RECEIVED

MAR 11 2024

Kirkland R&E Center
Mailroom

2 of 2 B

RECEIVED

MAR 13 2024

SC Court of Appeals

MAIL ONLY

29211-162929

