



The Supreme Court of South Carolina

Patricia A. Howard
CLERK OF COURT

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POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA
29211
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499

March 19, 2024

Mr. Trevion Anderson, #382594
Evans Correctional Institution
610 Highway #9 West
Bennettsville, SC 29512

RECEIVED
MAR 21 2024
SC Court of Appeals

Re: Anderson v. State
2023-000946

Dear Mr. Anderson:

This responds to your March 19, 2024 letter. Your letter is being forwarded to Court of Appeals where your case is pending. Any further filings in this case should be filed with the Court of Appeals. We are forwarding a copy of your letter to your counsel.

Sincerely,

Patricia A. Howard

Clerk of Court

cc: The Honorable Jenny Abbott Kitchings (with copy of correspondence)
Mark Reynolds Farthing (with copy of correspondence)
Wanda H. Carter (with copy of correspondence)

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MAR 19 2024

S.C. SUPREME COURT

The Supreme Court of South Carolina
Patricia A. Howard
Post Office Box 11880
Columbia South Carolina 29211
3/7/2024

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MAR 21 2024

Dear Court,

SC Court of Appeals

There's plenty grounds that show counsel was ineffective. Counsel failed to mention a negotiation during the plea. Counsel has a duty to preserve the record. The only reason I agreed to sign the paper to plea is because I was getting a WOA. Counsel did not fully explain the plea bargain. The plea bargain was not explained to me with both of my lawyers present. I said I was confused the first time I withdrew the plea. I was not supposed to get 33 years when there was a 20 yr sentencing cap. I was told by my lawyer not to go against the prosecutor's side of the story in response to General Inquiry in order for the plea to go through. I was not fully informed of what I was pleading to. "Plea bargain" was never mentioned to me therefore I did not understand I was expected to reveal a plea bargain in response to General Inquiry when asked about promises to induce me to plea - Edwards v. Garrison (4th Cir. 1975) 529 F.2d 1374.

A guilty plea is not voluntary & must be stricken if the free will is overcome by a prosecutor or by the accused's lawyer - Mosher v. Kvalles 491 F.2d 1346
Willnitz v. Page 420 F.2d 935 936
Had counsel mentioned a WOA sentence I would have received a shorter sentence. (1)

There is also proof that I made more than
enough inclination that I wanted to Appeal.
I was not informed of my right to Appeal
Counsel has a duty to make certain a client
is fully aware of the right to Appeal & ascertain
whether his client desires an appeal & then
file an appeal if the client wishes to Appeal.
Cherry v. State, 300 S.C. 115, 386 S.E. 2d 624 (1989).
Fraser v. State, 306 S.C. 188, 410 S.E. 2d 872 (1991).

This whole ordeal questions the fundamental
fairness of the proceeding & clearly violates my
right to due process. Based on the foregoing argument
including the writ of Certiorari we request that
petition be granted

J. W. Jones

FILED AND RECORDED
13 March 2024
Jasara Oeller
Clerk of Court
2/28/34

(2)

The Supreme Court of South Carolina

PATRICIA A. HOWARD, CLERK OF COURT

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SC Court of Appeals

The Honorable Jenny Abbott Kitchings
1220 Senate Street
Columbia, SC 29201

29201-376999

