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MAR 22 2024

SC Court of Appeals

TUESDAY

5:00 PM

MARCH-19-2024

TO:

DEAR SOUTH CAROLINA COURT OF APPEALS,

OR TO WHOM EVER THIS LETTER MAY CONCERN. I AM WRITING THIS LETTER ON BEHALF OF APPELLATE CASE

NUMBER: 2024-000366. I AM JORICO DEVONTE TYLER.

I WENT TO COURT ON MARCH 07TH 2024. THE PROCEEDING

HONORABLE JUDGE HEATH P. TAYLOR. I WAS REPRESENTED

BY PUBLIC DEFENDER'S DOUGLAS MEHARD AND PEGGY HINDS.

AT THE ORANGEBURG COUNTY COURT HOUSE. THE ASSISTANT

SOLICITOR ON MY CASES WERE TED LUPTON. I AM WRITING

THIS LETTER IN REGARDS TO AN ARMED ROBBERY CHARGE & CAR JACKING

INDICTMENT NUMBERS: 2023-GS-38-1208, AND 2023-GS-38-1207.

I AM WRITING THIS LETTER TO APPEAL THE CAR JACKING CHARGE

BECAUSE MY VICTIM CLEARLY STATED IN A SWORN AFFIDAVIT TO

A POLICE OFFICER THAT "I GOT OUT OF THE CAR, AND I GAVE

HIM A HUG." PER SOUTH CAROLINA STATUTES *16-3-1075. FELONY

OF CAR JACKING PENALTIES. SECTION (B) SAYS A PERSON IS GUILTY

OF THE FELONY OF CAR JACKING WHO TAKES OR ATTEMPTS TO TAKE

A MOTOR VEHICLE FROM ANOTHER PERSON BY FORCE OR VIOLENCE

OR BY INTIMIDATION WHILE THE PERSON IS OPERATING THE VEHICLE,

OR WHILE THE PERSON IS IN THE VEHICLE. NOW WITH HER OWN

STATEMENT CLEARLY PROVES THAT SHE WAS NOT OPERATING HER

VEHICLE OR INSIDE OF THE VEHICLE. NOR DID I USE FORCE, VIOLENCE

OR INTIMIDATION TO TAKE THE VEHICLE. SO I DID NOT COMMIT

A CAR JACKING CRIME AND THIS CHARGE SHALL BE REDUCED OR DISMISSED.

I AM MAILING A COPY OF THE CASE MANAGEMENT HISTORY STATEMENT

BY THE VICTIM FOR PROOF THAT THERE WAS NOT A CAR JACKING IN THE NEXT

PAGE AS EXAMPLE ONE.



ORANGEBURG COUNTY SHERIFF'S OFFICE
CASE MANAGEMENT HISTORY

INVESTIGATOR:

SUPERVISOR:

COUNTY:

CASE NUMBER:

VICTIM:

SUBJECT:

23-0005641

Bennett, Ann

Jorico Tyler

DATE	ACTION TAKEN
	Bennett 5/16/2023
10:54A	Tyler came to Bennett's house requesting a ride to cope.
	took her down multiple turns
	This is the place. You can let me out here
	There's nothing here
	It's right around the corner
	she stopped
	he got out. ran around the car
	open the door on her side.
	he said. I want you to give me a big hug b4 I go
	had her keys on a ring on her finger (injured finger)
Example	if I give her a hug maybe he'll go
ONE	I got out of the car and I gave him a hug
	took his arm and caught her butt
	She told him "NO RICO".
	Threw his arm off.
	He tried it again. She said NO.
	He had his hand on the fob.
	She thought at that time he wanted the key to
	her car.
	She speaks about being a life guard and using tactics
	to swing him around
	He pushed her down and she fell to the ground.
	He jumped in the car and dropped off
	She was yelling as he pulled off, "I trusted you!"

This is why I'm stating that I've had Ineffective Assistance of Counsel because my public defender MR. Douglas Mellard refused to Challenge any of the charges. I have provided evidence that my Attorney did not do his job to the best of his ability by not going over my charges + cases with me at all, by not challenging charges or by not securing the video footage from the house that could prove my innocence, I requested for my attorney to file a motion and schedule a preliminary hearing, a bond for my charges, and never discussed my cases with me. This is the reason I requested to have Douglas Mellard removed from my counselor + representing me. I have written the BAR Association concerning his actions.

Enclosing, I am writing this letter asking for a fair chance to prove my innocence due to Police and Prosecutorial Misconduct, Ineffective Assistance of Counsel.

Due to a lack of Counsel by my Attorney, I was treated bias and forced to take a plea deal because I were not on my Mental Health medicine, I told the judge on record that I did not want to take the 15 year plea deal without having good Counsel from my Attorney within 10 months of my Attorney being on my case. I was only given 20 minutes to discuss my case. And during the brief 20 minute one time attorney visit on the day I took my plea, my Attorney told me that

If I did not take the plea deal for 15 years that day in court on March 07th 2024, that I would lose trial and get 60 years and Life without parole. So this is why I felt I was forced to take the plea deal. And if I didn't take the plea on March 07 2024, The courts lied saying my Cases has been indicted by the grand jury when they were not, and I were on the jury trial Roster for March 25th 2024 if I didn't take the plea. I felt I was Rail Roaded and Bluffed into being forced to plea for my Attorney's own Compensation.

I AM Asking the South Carolina Court of Appeals to please thoroughly look into this and please grant me an appeal.

please + Thankyou

Sincerely, Jairo Lyle
3-20-24.

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TUESDAY
5:00 pm
MARCH 19 2024

I AM WRITING this letter to appeal the ARMED Robbery Charge because there is no proof of a Robbery. The victim did lie in a sworn statement to Police that I threatened her to transfer funds to me from her Chime card. There is no proof of this. Furthermore the Alleged Weapon, axe has no forensic DNA evidence of any kind.

Also the Home were equipped with video surveillance indoor and outdoor. Ms. Elizabeth Stevens Jamison Refused to surrender the video Footage to law enforcement.

JORICO D. TYLER

P.O. BOX 9000

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COLUMBIA SC 290

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South Carolina COURT OF APPEALS
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29211-162929

