

Date: April 24-2024
State v. Myron Singleton
Appellate Case NO. 2024-542

Dear South Carolina Court of Appeals,

I writing to give my reason for Appeal from my guilty plea that was taking on March 26-2024 which was a signed document plea agreement of 18 years to be run concurrent with a deal from a previous case that I was originally in court for due to a motion to reconsider. My Appeal Explanation on case NO. 2024-542 is that I was not informed by my Counsel that I was not indicted on these charges, that these charges never went in front of a grand jury. Which I claim was ineffective of Counsel under Strickland v. Washington showing that there was reasonable probability that, but for Counsel's errors I would have not plead guilty and would ~~not~~ insisted on going to trial. U.S Const. Amend 6.

Defendant was prejudice by Counsel's failure to inform him he was not indicted for charges he was pleading to, and telling defendant he was on trial list for trial and possible looking at another life sentence. And most likely I would be found guilty. I hereby Ask that if possible my plea could be withdraw due to Counsel deficient performance led me to accept guilty plea. I wasn't aware of this claim till after I sign and stood before Judge.

Thank Myron Singleton

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SC Court of Appeals

Myron Singleton #318076
Lieber Correctional Institution
P.O. Box 205
Ridgeville, SC 29472

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