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Court of Appeals

Appellant Opening Brief^{SC}
Affidavit Under oath

Court records show the Judge asking me the location of the incident of the Failure to Stop for a blue light 1st offense. Record shows I couldn't answer yes until I was lead to by my lawyer and the Judge to say yes.

I told Mr. Holliday my lawyer several times I didn't do the crimes I was being charged for. I told this over a year before the Plea Court Date. When I was served the warrant and arrested for this charge there were other charges as well that were Magistrate Court charges. Shotlifting with several others. They had video steal from photos that they had identified me with for all the charges of the same that I am appealing at this time. The Magistrate court Lynn Creek of Judge Adams. The charges there clearly showed a picture that was not me. The charges got dropped at that time. So the other charges should of gotten dropped aswell being that all charges were based on a line up or show ups from the Magistrate level charges that the police based all Identification verifications on. When Magistrate

Charges being dropped make the General Sessions
Charges Fruit of the poisonous tree Doctrine
Because if all the charges were based on the
False Identification proven to be wrong.
all the charges should of been thrown-out.
This is a violation of my 4th Amendment
Constitutional rights. *Torres v Madrid* US
Supreme court (2021)

Mr Holliday my attorney was not apart
of any line up to ensure the fair Process.

Kirby v Illinois US Sup ct (1972)
US v Wade US Sup ct (1967)

Showups are tremendously unreliable
(Eisen M.L., Smith, A.M., Olaguez, A.P.
and Skerritt Perta, A.S. (2017) An
examination of showups conducted by
law enforcement of showups simulation paradigm,
Psych. Pub. Pol'y and L., 23 (1) (2017)

I asked my lawyer for my motion
of Discovery to show that I was innocent
but he never got it to me.

I was told at the Magistrate court that the officer that was working for Lexington Police that did the report for the FTSFB was no longer working for Lexington and had moved to Texas. This was brought to his attention as well. I was Pleading Blind with thes charges before you. I definitely had Ineffective assistance of counsel. I know he didn't represent me to the fullest of his abilities.

The Judge and my lawyer made me feel as if I was a burden on them. Before I would sign any paper word I asked Mr Holliday about an Appeal He said I couldn't appeal thes charges. After that Judge Meland said I could Appeal the charges. This is a violation of my 14th Constitutional Amendment rights to State level due process. Im Now having to file civil complaints and fill out In forma Pauperis

Civil complaints, 1983 Civil forms and
Civil Action In forma Pauperis with Summons
in the civil action and US Marshals
Serving Forms USM-285. I'm willing to do
a civil compromise. I'm A Good person
and this hasn't been fair for me at all.
I'm 48 with no other criminal record.

Otherwise there has been a

Structural error

Weaver v Massachusetts US, Sup.
Ct (2017) I was improperly denied
access to a trial.

State v Jeremy Clay Orr

Warrant 2021A3210700149; 2021A3210700151

Indictment 2024GS3203182; 2023GS32013.77

July/20/24 Jeremy Orr

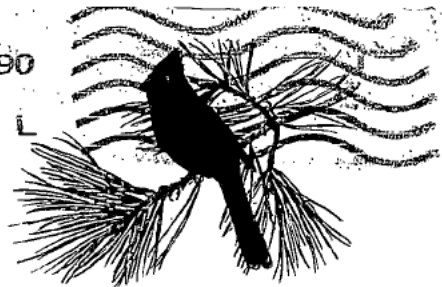
pro se
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