

STATE OF SOUTH CAROLINA |
COUNTY OF RICHLAND |

Terrance Adams #229165, |
Appellant, |

v. |

STATE OF SOUTH CAROLINA, |
Respondent, |

IN THE COURT OF SUPREME COURT

RULE 243 (C) SCACR

EXPLANATION

RECEIVED

AUG 05 2024

SC Court of Appeals

This matter comes before this court by way of an explanation as to why this determination was improper. This charged that been used for a illegal sentence were dismissed by the state on December 11, 1996? Respondent admits on the record, this case was not his case when appellant was convicted back on January 8, 1997. Therefore, appellant was entitled to an evidentiary hearing to dissolve the issue because there is no guilty pleas transcript, no trial transcript exists.

Respondent knows appellant did not plead guilty, did not confessed to any violent crimes or signed any statements pursuant to prior or subsequent charges. As to actual facts the trial judge and deceased clerk of court are the only two signature shows on sentence sheets. Why the opposing attorneys who represented those case signed sentencing sheet?

Appellant reiterate "Counsel's deficient performance prejudice him by failing to investigate and properly challenge this illegal sentence under Code 1976 § 16-1-70 nonviolent crimes, Burglary second degree in section 16-11-312(A) or first degree Burglary in S.C. Code Ann. § 16-11-311(A)(2)(B) is illegal under the state constitution and federal constitution. Appellant have a right to exchange colloquy with the trial judge involving this illegal sentence, Life without Parole.

AUGUST 1, 2024

1st Terrance Adams #229165

EVANS
215 Hwy 9 West
Bennettsville SC 29572