

Preston Hancock Trial End of November 2022

Preston Hancock Located at Lee Correctional

Preston filed for an appeal in hope of Justice.

Date of Birth 8/25/1995

SS # XXX 1779

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JUL 29 2024

SC Court of Appeals

Dept. of Correctional # 368170

POA: John Wansley
Zelphia Wansley

If all information is not in transcript, audio would verify.

Improper Procedure of Preston Hancock trial

The Judge was about to proceed with the trial when the Judge assistant brought it to the Judge attention he did not allow Preston Hancock make a statement.

Preston said he wanted to have his Pre-trial Motions heard.

The Judge did say he would give time for that. Preston stated what he wanted. His attorney said we will move forward.

It is Preston right to have his Motions heard. Preston made a statement in Court that showed what he wanted.

At the beginning of Court Preston attorney had asked to be removed and said Preston had hire another attorney who was in Court. It was Preston right to change his attorney.

Preston had asked his attorney to have his Pre-trial Motions heard through out his attorney working with Preston. There in Court it was shown the reason Why Preston wanted a New attorney.

The Judge spoke with Preston attorney regarding why he wanted to be removed. Attorney Boatwright said a Complaint had been filed against him. This showed he had a problem being Preston attorney. He acknowledged he wanted to be removed.

The New attorney had been hired almost three weeks before the trial.

Attached is a copy of the check. The family had spoke with the attorney a week before taking him the check. The attorney went and spoke with Preston before accepting the check.

The Judge asked Preston current attorney was he ready to move forth. He said yes and denied the new attorney. That was against Preston right to have an attorney that would work on his behalf.

The Judge took Preston right to have an attorney that would move forth with his pre-trial motions. Witnesses that were witness of the bank robbery that were not called to testify in court. Preston current attorney did not have them in court.

Videos that would show Preston was not a part of the bank robbery. The videos were not shown. Preston attorney did not show anything on Preston behalf.

The Bank robber testified that he robbed both banks. The bank robber held the gun. Video and Pictures show him holding the gun. The Judge improperly charged Preston with the gun charge. The bank robber who held the gun did not get the gun charge as he was the one who held the gun.

Bank teller at BB&T stated on the witness stand that the bank robber was 6'4. He said he looked at him eye to eye and he is 6'4. This statement was probably shared with the investigator at the time of the bank robbery. Preston is 5'7 or 5'8 a big difference.

Another reason why Preston ~~that~~ wanted his pre-trial motions,

Preston Constitutional right to change his attorney so that his attorney represented him was not done. There was no way his attorney

Was going to represent him after being written up with a complaint.

The Jury came back with an Allen charge. The Judge sent them back knowing some Juror had to leave. The Judge left and went back to where the Jurors were. He came back when they came back. It is not his work to look for a certain out come. ^{guilty} Preston attorney did not ask for a dismissal, once again not representing Preston when the Allen Charge was given.

The Judge also did not know Preston was not eligible for an LWOP that the Asst Solicitor was seeking. This was improper that the Asst Solicitor was seeking an improper Court case against Preston. The Judge Assistant brought this to the Judge attention Preston had no Prior violent sentencing.

The Judge almost apology to the asst solicitor he couldn't go forth with an LWOP. Improper procedure for the Judge to care about the outcome.

After the sentencing the Judge said to the assistant solicitor Now you can go for an LWOP. improper statement by Judge. Preston attorney tried both bank robberies as one. How could the Judge break them apart and sentence each bank separately, It was to give the ass't solicitor two violent for an LWOP. This was improper.

Preston is at the mercy of his attorney who did nothing by being upset and a Judge who could not be unbiased in the case.

If Preston had been allowed to have his attorney that was hired the outcome may have been different.

The case was told to the Jury hands of one hands of all. The Ass't solicitor explained it to the Jury as the Judge also. This was not done the bank robber received 12 yrs non violent, Preston received 33 years. Improper

Brandy Chambers

RECEIPT

No. 107991

DATE Nov. 17, 2022

FROM Preston Hancock \$5,000
Five thousand 00/100 DOLLARS

FOR RENT
 FOR

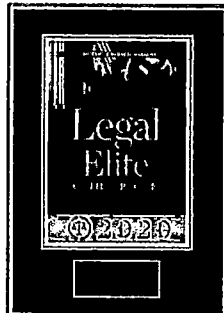
ACCT. PAID 5,000 DUE
 CASH
 CHECK
 MONEY ORDER
 CREDIT CARD

FROM [Signature] TO
BY [Signature]

A-1152
T-4161

CHAMBERS LAW FIRM

CRIMINAL LAW HANDBOOK



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Greenville County
13th Judicial Circuit
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State of South Carolina vs Derrick Noah Davis

Case Number:	2021A2320603031	Court Agency:	Greenville General Sessions	Filed Date:	09/13/2021
Case Type:	Criminal-Clerk	Case Sub Type:			
Status:	Disposed	Assigned Judge:	Hawley, Matthew Raymond Jr.	Disposition Judge:	Miller, Edward W.
Disposition:	Pled Guilty				
Disposition Date:	02/08/2023	Date Received:	09/13/2021	Arrest Date:	09/03/2021
Law Enf. Case:		True Bill Date:		No Bill Date:	
Prosecutor Case:		Indictment Number:	2022GS2306319	Waiver Date:	
Probation Case:					

Case Parties		Charges		Sentencing		Associated Cases	
Actions		Financials		Bonds			
And/Or	Description	Amount	Units	Begin Date	End Date	Completion Date	Consecutive or Concurrent
	Snt 12Y						

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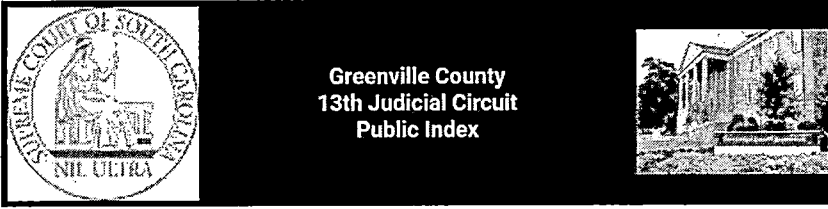
Case No.	2021A2320603031
Case Title	State of South Carolina vs Derrick Noah Davis
Case Type	Criminal-Clerk
Disposition	Pled Guilty
Disposition Date	02/08/2023
Filed Date	09/13/2021
Arrest Date	09/03/2021
Assigned Judge	Hawley, Matthew Raymond Jr.
Disposition Judge	Miller, Edward W.
Indictment Number	2022GS2306319
Waiver Date	
True Bill Date	
No Bill Date	
Law Enforcement Case	
Probation Case	

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State of South Carolina vs Derrick Noah Davis

Case Number:	2021A2320603032	Court Agency:	Greenville General Sessions	Filed Date:	09/13/2021
Case Type:	Criminal-Clerk	Case Sub Type:			
Status:	Dismissed	Assigned Judge:	Hawley, Matthew Raymond Jr.	Disposition Judge:	Solicitor
Disposition:	Dismissed - Pled/Trial Other Charges				
Disposition Date:	02/09/2023	Date Received:	09/13/2021	Arrest Date:	09/03/2021
Law Enf. Case:		True Bill Date:		No Bill Date:	
Prosecutor Case:		Indictment Number:	0000GS23	Waiver Date:	
Probation Case:					

Case Parties		Charges	Sentencing	Associated Cases
Actions		Financials	Bonds	
Name	Charge Code - Charge Description	Original Charge Code - Original Charge	Disposition Date	
Davis, Derrick Noah	0549-Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death	0549-Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death	02/09/2023	

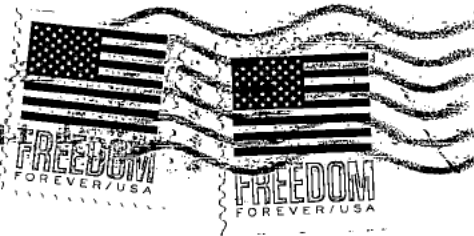
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Indictment
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Ms. Zelfhia Wansley
17 Fludd St.
Greenville, SC 29601

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SC Court of Appeals

SC office of Appeals
1220 senate street
Columbia, SC 29201

29201-376988

