

STATE OF SOUTH CAROLINA |  
COUNTY OF RICHLAND |  
Terrance Adams #2291165,  
Appellant, |  
V. |  
STATE OF SOUTH CAROLINA,  
Respondent, |

IN THE SOUTH CAROLINA SUPREME COURT  
Appellate Case No. 2024-001280  
Case No. 2023CP4005990

**RECEIVED**  
AUG 28 2024  
S.C. SUPREME COURT

Regardless Due Process requires the Judge's Pronouncement Control over conflicting Sentence Order. The Contract should be NULL because the appellant and Appellant Trial Counsel fail to signed the Fourteenth Sentencing Sheet Contracts on February 1st, 2006 and January 8th, 1997. Counsel provided ineffective assistance for failing to object to illegal sentence under S.C. Code Ann. § 16-11-211 (2)(B). There is clear and convincing proof the sentencing sheet contract is signed between the Honorable Judge and deceased Clerk of Court of Richland County. FRE. 103 28 U.S.C.A.

FRCrimP. 43 provides a defendant's right to be present at sentencing. Counsel deficient performance prejudice the appellant because the two convictions the trial judge used are used for sentencing enhancer were constitutionally invalid convictions or sentence in Exhibit No. 42 # 1993-GS-40-9530 Ancient Documents and in Exhibit No. 43 # 1993-GS-40-9516 Ancient Documents are in violation of Boyd v. Alabama, 395 U.S. 238 89 S.Ct. 1709 23 L.Ed 274 (1969) or Faretta v. California, 422 U.S. 806 95 S.Ct. 2525 45 L.Ed 2d 562 (1975).

A hearing is necessary to decide this factor in FRE 901 (1)(5), FRE 904(b)(1), FRE 903(15)(16) 28 U.S.C.A. See S.C. Code Ann. § 16-1-70; § 16-11-312(A). Rule 220 SCACR

D. Russell Barlow, II Asst. Attorney General  
Jeanette Winkler, Clerk of Court  
Bennettsville, South Carolina  
August 22, 2024

Terrance Adams  
EJAWS  
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