

GREETINGS,

I DARSHAY NEELY IS HEREBY IS WRITING THIS LETTER IN RESPONSE OF LETTER RECEIVED OF MY NOTICE OF APPEAL WHICH WAS DATED FEBRUARY 4, 2026.. I WAS INFORMED I MUST RESPOND WITHIN 20 DAYS IN WHICH THIS LETTER CONTAIN MY ISSUES AND REASON BEING WHY I MAY DESERVE A LESSER SENTENCE OR RECONSIDERATION FOR A BETTER OUTCOME.. ALL IS BEING DONE WITHOUT THE ASSISTANCE OF ANY COUNSEL DUE TO THE LIMITATION OF TIME I HAVE AND ME BEING HOUSED IN KIRKLAND R3E I HAVENT RECEIVED A VISIT FROM ONE... TO THE AIM³ OBJECTIVE OF THIS LETTER THESE ARE MY ISSUES AND COMPLAINTS CONCERNING THE PROCEEDINGS IN MY WHOLE CASE:

RECEIVED

FEB 20 2026

SC Court of Appeals

- ① - Denied the right to the right to effective assistance of counsel guaranteed by the 6th & 14th Amendment to the U.S. Constitution because counsel failed to develop and present mitigating evidence which would warrant a lesser time.
- ② - Appointed counsel failed to render, in several particulars, effective and adequate representation in my proceedings which resulted in involuntary and un-intelligent pleas of guilty...
- ③ - I was told by my attorney that he was going to file a motion to reconsider the sentence and plea proposal yet I was misled with wrongful information by him and which I was informed through my notice of appeal no motion was submitted by him..
- ④ - Violation of my due process rights and Brady motion; Counsel withheld test results by chemist concerning drug analysis tests done pertaining the evidence in my case and refused to submit me with a copy of new lab results which was requested by me and court ordered and financially supplied by the courts due to I was indigent and incarcerated for over an year.. Counsel withheld information that could be vital in the reduction of charges brought forth...

⑤ Manipulation By my Attorney Misleading ME With Wrongful Information From Codes & Statutes Seeking Me To Unintelligently Accept Harsher Charges Which Result In Greater Punishment...

⑥ Counsel Fell Below Standards Lied His 7 If He Could've Got Previous Plea Offer On Table Which I Rejected In The Belief On The Behalf Of His Guidance

⑦ Counsel Failed To Quash An Amended Structural Invalid Defective Indictment - Violating Statutory Requirements - Section 14-7-1550 Of S.C Code Due To No Witness...

⑧ Indictments Exceeded The Statute of Limitations And Was Not Filed Accordingly To The 90 Day Requirement On Actions Must Be Done On Disposition Of (New) Warrants...

⑨ I Attempted To Relieve My Counsel Of His Duties Within Various Methods Ranging From Writing His Supervisor Which Was No Help

Concerning His Performance In Proceedings I Wrote The Bar Of South Carolina, The Disciplinary Council Aswell Went Infront Of A Biased Judge With No Understanding Who Favored More To The State Refusing To Hear My Complaints And Passed Judgement From His Passed Encounters With Previous Individuals. I Have Letters And Attempts To Relieve Him Ranging Back Around Nov-Dec 2024...

As I Conclude The Wide Range Issues And Complaints... Now Me To Ask Who Do I Must Inform That I Want To Be Appointed A Legal Representation To Pursue A PER Claim... I Deeply Appreciate Your Time And Patience...

Thank You
Have A Bless Day.

Darshay Neely #324427
Kirkland Reception & Evaluation Center A2-A-26
4344 Broadriver Road
Columbia, S.C 29210

COLUMBIA SC 290
18 FEB 2026 PM 4 L



US POSTAGETM PITNEY BOWES
ZIP 29210 \$ 000.74⁰
02 4W
0000378357 FEB 18 2026

RECEIVED

FEB 20 2026

SC Court of Appeals

RECEIVED

FEB 18 2026

South Carolina Court of Appeals
P.O. Box 11629
Columbia, South Carolina 29211

SCDC Kirkland R&E Center
MAR 30 2026
MAILROOM

29211-162929

