

To madam Kitchings  
S.C. Court of appeals  
Clerks office

Date: 3/24/2026

Appellate Case # 2023-001693

yes I am Just writing to my lawyer appellate David Alexander, asking and requesting him to be my Lawyer and to fix the plain errors that is in my Case and questioning him why isn't he devoted to me as a lawyer should and why is he more dependent on my old lawyer which passed last years investigation and not hrs own; AS you see my ~~education~~ education isn't all that good or wording are Spelling to degree's but I have to work double time when I try to write letters like these because I don't know how to write briefs as of yet. please Copy this letter also and send one to the Attorney General Alan Wilson and to the Court please. This is just to prove that I'm doing my best to communicate with my lawyer appellate David Alexander best as possible; And please send copy to David Alexander, and also the Court it self.

The State v. Timothy Joseph McKinney  
Ex- parte Communication

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MAR 31 2026

SC Court of appeal  
Clerks office

SC COURT OF APPEALS

madam Jenny Abbot Kitchings  
PO Box 11629  
Columbia SC 29211

please Stamp and Copy  
Letter send one to the Lawyer  
appellate and through court  
appeal and one back to me  
please and Thank you.  
I don't believe one needs  
be sent to Attorney  
General

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SC Court of Appeals

Dear Appellate Lawyer David Alexander. 3/24/2026

Allegations for Murder SC § 17-19-30 (1976), means place, time it happen and the Cause of Death.

Attorney for the State off top lied and misled the Jury, with false information, saying I killed the victim in the house ??? No evidence supported that, only that blood drops are drag maybe marks, blood was found. Then she said it proved I was in the house the same time the victim was supposedly. What evidence proves that? And how can you say when a person died, killed there self are was killed when you don't even know when they died ??? And all the evidence they obtained was illegal; because they police, investigators cannot lie about why they want to examine your dwelling, by lying and using manipulation as surprise. They walk through without an warrant was bad judgement by the police officers. There ~~suspe~~ suspicion alone wasn't enough to have probable cause to get a search warrant, so they did it illegally. They invaded my dwelling as well as my fathers privacy. Fourth amendment I believe: The fruit as I said before of the poisonous tree. In court the prosecutor said what she thought might have happen or believed at one time but how do you think something when the evidence doesn't prove it or even support your statement - The state is suppose to be bound to fair and truthful processing? Right? Now you have illegal entry! Which I was already a target because of a tip of me with gas can, which later lead to the illegal entry. illegal obtain evidence. No time of death are even how he died. ??? That's alot I done said which is facts. Now that has some merit to it, to at lease investigate further; so now there illegally in the dwelling obtaining illegal evidence which should have never made it in court. The warrant was illegally executed 5/114-12 motion to suppress evidence illegally seize I've stated other facts in other letters to you about these issues. And the videos in the back yard 9-60.202 illegal Electronic eavesdropping 18 USC § 2511 1998 WL 1745014, the videos after being used for evidence was suppose to have been destroy but it was given back to the owners; There's alot of police misconduct going on there if you ask me. Now that's is out the way again Let talk about the DNA; SLED is very

good at this Job! All that DNA was Never Suppose to have been Sent to No Greenville for process, because of All the evidence that was Collected, from the Crime Scene in the wood to the Stuff they Collected in the house; And if Steps are Not taken by SLED Regulations then there illegal also. 2011 WL 1740752 - SC Code of Regulations R. 7361(A)(1) And Why exclude the 3rd DNA? So fare do you see what I'm trying to explain to you: Why would my last lawyer do a ANDER brief and Stating my Case has no legal merit's And instead of investigating yourself, you where going off his investigation alone: How Can you get a Conviction with an uncompleted investigation: Going to Greenville even after 3rd DNA popped up Show malice prosecution, never once have I had my hole Case file at one time, Rule 5, 6 SLED Report Etc And think about it like this with the SLED, what where they trying to hide??? They didn't Care who the Real Suspect was if there was any Cause SLED isn't limited on what they test, as to Say top dog's, These issues Shows plain error and ALOT of hole in the investigation: Now this is where I Started but Couldn't finish because I wasn't legally educated; Still got alot to learn and Study 2023 WL 2603426, if I had this Case going on with her in 2023 and I went to trial in 2023 How long does it really take to prepare for an trial?? And my actual innocence Claim was abandon altogether: Fourteenth and Six Amendments, States that to the federal consistution requires that All Criminal Defendants receive effective assistance of Counsel: It is your duty to do your own investigation and not go on an investigation of another lawyer that Said the Case had No legal merits without even informing me of any rights what for so ever; And there was even misleading information in that brief also, Like that knife being a maybe murder weapon ??? And Now your telling me, your not doing nothing, that your Starting where he lefted off: I've proven my Case to you more times then many to make them right, and by Showing you the misconduct's in my Case and even being Sandbagged by my last lawyers at trial. Now your violating my rights, the Sixth Amendment. You Can make this right by me: I've done went to all level's

Seeking release, that I've been proven actual innocent and wrongfully convicted with all the other Etc

New and very reliable evidence: Mr David Alexander I did not kill no one are did I have anything to do with anyone being killed:

I see a conflict of interest does exist but your a appellate Lawyer and I bet you can do a 380 and devote yourself to me as a lawyer should it's there duty as an officer of the public; Can't say that Mr Robert Dukes wasn't the best in South Carolina History but I can say he fail his duty to me by protecting me, from my rights being violated and harmful errors happening in my case and by not really informing me of his brief to be relieve from my case as my lawyer and stating my case had no legal merits then leaving me at the mercy of the Justice System; How would they know that these errors ever existed??? They might not have if I wouldn't have pointed them out; I went to the bar a second time but on a hole different topic, my case files, and SLED Reports and Etc; If for some odd reason you don't want to be my Lawyer please explain; And do your independent investigation research what I'm try to reveal to you; Getting inmates Jail house lawyers to help me also endangers me to there twisted, manipulations and ties for there own higher good; They almost killed my Daddy in a house fire over these lies and misleading information and threaten to kill my kids, to the point where they had no choice but to reject me, are one to ~~not~~ Not even exist to me; ① I want a Pardon ② This and the arson off my record altogether ③ And a new name ④ with a big offer for there publicity destorying a innocent man and wrongfully convicted him; To A degree I believe they where protecting someone; Same Cop a hole different Charges??? And the other Lt didn't show up for court, the one involved in the eavesdropping and the one that ~~did~~ Sell's Campers Now! wow what a turn out for an expert. And then they went to a friends house collecting stuff they'll never tested and even said so in court  
—www.madisonpaper.com ~~my~~ question Mr. David Alexander why?? And how

③

face does this really have to go ??? Did you know I had  
got a hit put on my head by the victims family ??? I'm  
on pc as we speak: They turned it into a gang related  
issue. His brother was gang related in some kind of form of  
the other. So I'm fearing for my very life, on both ends of  
the stick. So I'm not at peace until I prove I did not kill no one, but  
you know in their eyes police knows what's right, there sloppy investigation and  
uncompleted investigation, could in the end cost me my very life, they need  
someone to blame, the police did with manipulation and lies, so did my lawyers  
and they let the court just illegally run me through the system. I Timothy  
Joseph McKinney age 40 287844 with LIFE without parole am  
innocent and have been wrongfully convicted with all kinds illegal things  
going on with the state and court system: '

Will you protect me and be the lawyer I  
need you to be and do your investigation, the evidence  
is there:

I know conflict of interest does exist  
because your relationship with my last lawyer

Please help me to become comfortable with you ~~might~~  
maybe being my lawyer again. ?? If not possible  
then inform me at least I'll know the truth. I sent this through  
the court of appeals again but on a different level, just  
a letter to his lawyer:

Mr Honorable Appellate lawyer  
David Alexander  
Division of appellate Defense  
PO Box 11589  
Columbia SC 29211

PS

Sorry about my Spelling and Writing  
I had to rush to get it out.

- ① illegal entry
- ② illegal obtain evidence and video's in the back yard
- ③ prosecutorial misconduct
- ④ Lawyers ineffectiveness and Sandbagging
- ⑤ abandoning actual Innocence Claim
- ⑥ Not involving SLED in the DNA test and if it's not done by there regulations it also is illegally obtained
- ⑦ police lying in door under oath Saying they where go door to door Questioning people
- ⑧ eavesdropping video's
- ⑨ Sandbagging
- ⑩ Not investigating my case fully
- ⑪ conflict of interest
- ⑫ refusing let me get lawyer when I asked for one

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MAR 31 2026

SC Court of Appeals

Timothy McKinney 281844  
Lieber. Court Inst MA 107  
PO Box 203  
Ridgeville SC  
29472

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