

Greetings Mr. Speaker,

November 25th, 2013

I am writing to give my arguable basis
 I feel is right within this matter. Well, first and foremost it an
 entitle to appeal any conviction by right (14th amendment). My guilty
 plea attorney did not appeal the guilty plea at my request. And being
 that it was sentence over 1 year it was placed in the "SHU" of
 Greenville County Detention Center with nothing. So under those
 conditions it was very difficult to appeal myself! Plus, my guilty
 plea attorney deliberately did not come up with an adequate defense
 to protect my constitutional rights, which it was important to the
 law! His duties was very deficient on my behalf! That's why I
 feel it should appeal the conviction because it was really fair
 under the gun not knowing what the outcome would be. I raised
 the plea appeal ~~issue~~ situation in my Amendment 9th application being
 that my guilty plea attorney was ineffective in violation of the 6th Amend-
 ment to the United States Constitution and Article I, section 14 of the
 South Carolina Constitution. I fully believe the outcome of my plea
 proceeding was prejudiced, and it is reasonably probable that the outcome
 would have been different had counsel's performance not been deficient
 at all. So, yes this is my explanation why it should have an appeal
 for my conviction.

PS: Thanks for your valuable time, god bless and please notify me of the outcome sir.

Sincerely,
 Derrick Hill

RECEIVED

NOV 26 2013

S.C. SUPREME COURT

