

Dear Mrs. Jenny Abbott Kitchings:

I John Champaigne am writing this notation on my behalf of an Appeal. I was appointed an attorney through the 9th Judicial Circuit Court of Charleston County. Mr. Rodney P. Davis was my appointed attorney. Do to the fact of conflict of interest with Charleston County Public Defender's office.

On February 3rd, 2014 I entered a plea (under Alford) and was sentenced by the Honorable W. Jeffrey Young. I written Mr. Davis on February 7th 2014, requesting him to file for an reconsideration and an appeal. My letter was postdated 2-10-14 which is in the 10 day deadline. He had adequate time to file.

The reason I requested for the Appeal is on the grounds of the Honorable Judge W. Jeffrey Young viewed and based my case under the Hands of one Hands of all law, which should not have existed in / with my case do to the fact their is no Principle Perpetrator in my case. I have no co-defendant so how could such Hands of one hand of all imply with my case. Also my attorney Rodney D. Davis failed to notify the Judge that there is no evidence to imply my guilt, no DNA, no Fingerprints, no entries pertaining to me the defendant. The most important part of the case, The House could of been burglarized anywhere between 2-20-12 / 2-29-12

I was forced into pleading, by Mr. Davis, his lack of interest with my case with my Defense and by his silence on the facts that stand. My attorney brought of mere presence, which I was not at or on the crime scene but in the area earlier that day and he mentioned receiving stolen goods, but did not speak when prosecution stated that I did enter the dwelling (a lie) nothing said such. Mr. Davis did not respond to that statement. I feel Mr. Davis is/was working with prosecution.

Enclosed with this letter is a Document from South Carolina Bar Assoc. that further proves my assumption / theory on that statement.

Again the grounds of my appeal is (Principle Per-petrator) is the only way the Judge should of could of viewed and based my case on the Hands of one Hands of all. Which their is no (principle perpetrator) I have no co-defendant at all so who was I supposedly aiding in a crime a GHOST.

The fact remains that there is no evidence stating that I the defendant John Champaigne did not commit any crime of such on Burglay 2nd. The items that I had falls under the UNITED STATES CONSTITUTION ARTICLE 1, SECTION 9 comes into part.

The sentence imposed upon me was cruel and unusual punishment for such. Mr. Davis filed Notice of Appeal on 2-18-14. Due to sever weather had everything close

In kind regards...

Sincerely, John Champaigne

Date March 2nd, 2014

I did not receive any correspondence from Mr. Davis until the 26th of Feb. 2014 postdated the 24th, Feb. 2014

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MAR 06 2014

SC Court of Appeals



COPY

950 Taylor Street  
PO Box 608  
Columbia, SC 29202-0608  
803-799-6653 Phone  
803-799-4118 Fax  
www.sctbar.org

November 4, 2013

John Champaigne, #61468  
Charleston County Detention Center  
3841 Leeds Avenue  
North Charleston, SC 29405

ADVANCING JUSTICE,  
PROFESSIONALISM  
AND UNDERSTANDING  
OF THE LAW.

RE: Letter to SC Bar

Dear Mr. Champaigne:

The South Carolina Bar is not authorized to give any legal advice. Also, we are not authorized to investigate or discipline attorneys and do not have the authority to replace or remove appointed attorneys.

\* You can contact the 9<sup>th</sup> Circuit Public Defender and make him aware of the issues that you are currently having with your appointed attorney. (He is the supervisor of your appointed attorney). You can write to him at:

*conflict of interest*

\* D. Ashley Pennington  
101 Meeting Street, 5<sup>th</sup> Floor  
Charleston, SC 29401-2214

If that does not resolve your issues, you can file a complaint against your attorney by writing to the Commission on Lawyer Conduct. You can write to them at:

Commission on Lawyer Conduct  
PO Box 12159  
Columbia, SC 29211

If you decide to file a complaint, in your letter make sure to include the name of your attorney and, describe as best you can, why you believe your attorney has acted inappropriately.

Sincerely,

*Client Assistance Program*  
South Carolina Bar  
PO Box 608  
Columbia, SC 29202-0608

Dear Kimberly McCall, Appellate Division, SCCID

I John Champaign # 266901 am writing this notation in concern of my will being. My attorney Rodney D. Davis and I filed a NOTICE OF APPEAL on 2-18-14.

The grounds of my Appeal is/are the Honorable Judge W. Jeffrey Young viewed and based my case under the Hands of one Hands of all Law (which in my case there is no principle perpetrator) so how could my case fall under such. I have no co-defendants and the facts of the evidence are no fingerprints, no DNA, no entry, Burglary 2nd no Direct evidence.

I was forced into pleading (under Alford) I never said I was guilty only state my innocence. There is no way the Judge should have implicated Hands of one Hands of all with my case. I feel my sentence was cruel and unusual punishment. Somehow, somehow I was wronged in the matter I ask and beg for your help. Mere presence (not at crime scene) but in area and to mention the house could of been burglarized anywhere between 2-20-12/2-29-12. I just was in the area on the 24th. I received items. Under the United States Constitution Article 1, Section 9 I broke no law.

If my Appeal is granted I ask for the best representative possible.

I am innocent. I'm not a criminal I have a family 4 kids and a fiancé I had a job a productive citizen. 2012 was a bad yr death of my mother and incarceration and taken away from my kids. Thanks in concern of the matter.

In kind regards...

Sincerely, John Champaign

John Champaign # 266901  
Kirkland Rd # FS-228  
Broad River Rd  
Columbia S.C. 29210

Date March 2nd, 2014

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SC Court of Appeals

I did not receive any correspondence from Mr. Davis until the 26th, of Feb. 2014 postmarked the 24th of Feb. 2014