

March 11, 2014

Dear Mrs. Kitchings:

I John. Champaign am writing this notation in reference to the letter Mr. Rodney P. Davis sent to you on March 7th, 2014. 3-7-14. It seems you wrote Mr. Davis a notation describing a deficiency in the Notice of Intent to Appeal that he filed on me the Defendant John. Champaign. There is no reason why Mr. Davis could not explain the issue and reason on the appeal except the only thing is he doesn't want to, knowing the grounds at hand.

He indicated in his filing he had no reasonable grounds, as a lawyer of his stature he know the grounds as everything fell out in court and before hand taking a chance that I would look the other way dealing with my life. He knew I had my case beat but for some reason would not fight but threw the case. He knows there is good cause/grounds for an appeal and does not want things fallen back on him (once again a chance he took) knowing my innocence. I'm no criminal Mrs. Kitching only a man striving to make it in society to take care of my family.

"Grounds for APPEAL" There is/was no (Principle Perpetrator) I have no co-defendant's Prosecution and Judged W. Jeffrey Young viewed and base my case "unlawfully" on the (Hands of one is the Hands of all) so in other words they change my charge just not on paper.

Mr. Davis is/was aware of any deficiencies in the plea offer he just over-looked them. I am not guilty, won't ever say I am I plead under the (Alford Plea) and also stated my innocence. I would appreciate my freedom back. The real criminal is still out there.
Thank you for your time and concern in this matter. God Bless

Sincerely,

John. Champaign
John. Champaign

Date March 11, 2014

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MAR 14 2014

SC Court of Appeals

Dear Mr. Robert Pudek, / Sally Elliot

March 11, 2014

I John. Champaign # 266901 am/is writing on the behalf of my appeal that Rodney. D. Davis filed with mishaps of grounds for my appeal so badly needed.

I heard you are the best and I need the best b/c I was deprived a fair hearing, I believe I was a trade off. I was charged with burglary 2nd (NV) no co-defendant, no fingerprints, no DNA, no entries just mere presence not at crime scene but in general area and received items.

I admit to being in area witness puts me at her residence not at victims but around victim residence. (mere presence) I traded crack cocaine for a TV under United States Constitution Article I, Section 9 that is not a crime.

At my hearing on 2-3-14 / February 3rd, 2014 the Honorable Judge W. Jeffrey Young of (Sumter S.C.) asked prosecution if they had direct evidence on burglary 2nd (NV) prosecution stated "no" the Judge then stated "Hands of one Hands of all" prosecution then stated yes. Prosecution presented lie's I notified Mr. Davis of such he stated be quiet or else we go to trial. Mr. Davis remained silent to the fact of lie's by Prosecution. In fact in order for me to be charged with hands of one Hands of all is Assesory.

for the Judge and Prosecution to view and base my case on such is/was unlawful they commended it under the wrong setting. I plead under (Alford PICA) only stating my innocence.

(Grounds on/For Appeal) There is no (Principle Perpatator) no-one who actually did the crime is arrested. So who am I aiding/assisting in burglary. There is no Hands of one arrest so where does Hands of all fit in.

Once again there is no prints, no DNA, no one can place me going in or coming out.

Mr. Davis knows the grounds he is just being belligerent towards my case knowing all the deficiencies in/with the plea procedure. I also sent a notice from S.C. Bar Assoc. concerning certain matters pertaining to conflict of interest to Mrs Kitchings late in the month of February.

I ask for your help.

I thank you for your time and concern in this matter. God Bless

Date March 11, 2014

Sincerely,

John Champaign
John Champaign

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SC Court of Appeals

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