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MAR 21 2014

S.C. SUPREME COURT

3-18-14

2014-000496

Dear Hon. Judge Ial

I was just at a PCR hearing on Jan. 13 2014 in Charleston County and the Hon. Kristi L. Harrington presided over the hearing. I was appointed and represented by Charles J. Brooks III of Sumter S.C. in this hearing. Mr. Brooks and I corresponded only through letters because I could not get phone conversations with Mr. Brooks and I also tried to get him to visit me so he could be prepared for my hearing but he stated he would never come and visit me here at Allendale Correctional because he does not go to prisons and visit inmates. In numerous letters I wrote to Mr. Brooks along with documents asking him to submit to the Courts to be filed he would not file in a timely manner or he would write back stating it could not be filed when it was clear

that it could be filed and should have been filed with the courts. In one the documents I wrote and asked him to submit a page was taken out and then submitted to the courts. I also wrote Mr. Brooks asking him to get some very important information about the grand jury and as the law states I was entitled to this information if I was going through a PCR proceedings and Mr. Brooks wrote back stating I could not as I was not entitled to this information. In his conduct and realizing the numerous conflicts arising from his answers and conduct I wrote a motion that was filed on December 3, 2013 asking for Mr. Brooks to be relieved as my counsel and this was filed with the Berkeley County Clerk of Courts office. Mr. Brooks was never relieved and went on to represent me at this hearing. In this hearing I asked Mr. Brooks to raise issues of my indictment, chain of custody, ineffective counsel, and to raise

Constitutional violations 4, 5, 6<sup>th</sup>, 8, 14 he only stated 5<sup>th</sup> and 14<sup>th</sup> and did not do anything to show these violations. I submitted numerous motions showing the constitutional violations and statutory violations according to law and he ignored every one that I was submitted. I also asked him to put in a 59e motion in my hearing and he never did the motion and I called his office asking him to do this motion and I wrote him 2 days later (Jan 15) asking him to do the 59e motion and I also spoke with his office numerous times and they stated that a 59e motion is the same as an Notice of Appeal which is clearly untrue. The attorney general's office submitted an order of dismissal and I asked why did he not submit a rebuttal and that's when he stated the appeal and the 59e are the same. I tried calling him numerous times and he keeps avoiding my calls.

I can go on with what clearly were violations, injustice, lack of justice in this matter. I just want to know how can I get the justice that has been denied from the start and still being delayed from getting justice. If South Carolina is about justice then Mr. Brooks does not need to represent anyone in a PCR hearing because he is not about the truth.

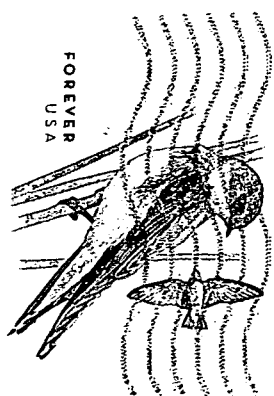
With kind Regards  
Casey Jenkins

Representative for state  
Ashleigh R. Wilson  
Attorney General's Office

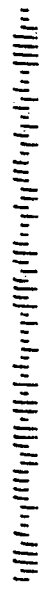
\* How can the state allow him to represent me when I asked for him to be removed.

Casey Perkins 349382  
Merrill Correctional Inst  
P. O. Box 1151  
Jasper S.C. 29827

AUGUST 14, 2012  
12:44 PM EDT



The Supreme Court of South Carolina  
P.O. Box 11330  
Columbia, South Carolina



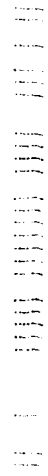
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