

The State of South Carolina
In The Supreme Court
Appeal From Lancaster County
Honorable Code 2146

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MAR 27 2014

S.C. SUPREME COURT

Indictment No 2012-GS-29-616

The State of South Carolina County of Lancaster

✓

Devatee Clinton Defendant

Notice of Intent to Appeal

Notice is hereby given that Devatee Clinton defendant in the above name case hereby Appeals to the Supreme Court of the State of South Carolina the jury Verdict rendered on March 14, 2014 and the Sentencing rendered on March 14, 2014 in the Court of General Sessions for the Sixth Judicial Circuit.

Devatee Clinton

SWORN to and subscribed before me this 20th
day of March, 2014

Penny G. Morton
Notary Public

My Commission Expires: Feb 28, 2018

LL: Clerk of Court of Lancaster

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APR 01 2014

SC Court of Appeals

To who this may concern,

My name Devatee Clinton; I been charge with Murder alone with Wayne Anthony Blakeney Jr; Al Martinez Green... Me and Al Green was convicted of murder on March 14, 2014... They hit me; Al Green with the Hand of one, is the hand of all theory, but my co-defendant Wayne Blakeney Jr was charge and indicted by the grand jury but was not tried for the offense of murder and the solicitor informed the jury not to worry about Wayne Blakeney Jr. I would like to know how is that the Hand of one, is the hand of all when Wayne Blakeney Jr was not tried with us but implicate us in a murder, He implicate us in a murder that he did not see or was not present... Wayne Blakeney Jr testify that I gave him the murder weapon the night of the murder, he also testify on the same night of the murder that I told him I killed someone. When question by the police he told them he kept the murder weapon about two weeks and than sold it to someone (Marcus Barnes) for pocket change whom the solicitor failed to subpoena and who the police failed to arrest... Also at trial Jamal Twitty; Dominique Davis testify on me; Al Green, saying they heard a conversation between me; Al Green about doing a (Lick) Robbery to which me or Al Green was never charged with. My lawyer did not objection to nothing. Wayne said at trial that I always carried a gun and that I had problems with other people in the streets that's bad act evidence that was admitted without objection. At trial a policeman testified the man who the weapon was sold to was not arrested and that the policeman didn't think the magistrate judge would issue a search warrant... Now if a 4/I stated he saw drugs in someone house a search warrant would be issued, why could a warrant be issued where a murder weapon was sold that was involved in a Murder case.

On my indictment only my name is on the indictment... How can I be charge with the hand of one, is the hand of all when its only my name in the indictment? I really dont know or understand the law, but it appears that it was a conflict of interest. I dont understand how me; Al Green was represent by the same public defender office because Al Green counsel kept point the finger at me. Both court appointed public defenders were representing conflicting interest while co-defendant counsel of record pointed the finger at me, counsel for me presented no defense.

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SWORN to and subscribed before me this 3/19/14
day of March, 2014

MAR 27 2014

Prose
S.C. SUPREME COURT
Devatee Clinton

G. Franklin
Notary

My Commission Expires: 12-16-2019

Devatee Clinton # 317521

MLL1

386 Redemption Way

McLormick, S.L. 29899

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MAR 21 2014

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The Supreme Court of South Carolina

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Columbia, S.C.

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WARDEN
MICHIGAN DEPARTMENT OF CORRECTIONS

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