

MS. JENNY Abbott MitChings-CLERK OF COURT.: 3-28-14

1) # LEGAL MAIL I, REALLY DO HOPE THIS LETTER OR SHOULD I SAY
REQUEST, FIND YOU AND YOUR CO-WORKERS IN THE BEST OF
HEALTH AND DOING ^{GOOD} GOD BLESS YOU ALL FIRST OF ALL I KNOW
I DID SOMETHING OR SHOULD I SAY THEY THINK SO ANYWAY,
I KNOW YOU ARE NOT MY ATTORNEY BUT I'VE HEARD SOME GOOD
STUFF ABOUT YOU MS. ABBOTT, "YOU KNOW YOUR JOB"
AND YOU DO A GREAT JOB AT IT, MS. ABBOTT I'VE NEVER
DID THIS THING WITH THE APPEALS COURT, I NEVER HAD
TO BECAUSE WHEN I DO WRONG I OWN UP TO MY CRIME
THAT'S NUMBER # "THE TRUTH" NOW I GOT NO CONTROL OVER
WHAT THE JUDGE CHARGE ME WITH, I THANK GOD FOR
JURY TRIALS TO PROVE THAT I AM NOT GUILTY FIRST OF ALL, I WAS
INDICTED FOR ARMED ROBBERY WITH A DEADLY WEAPON AND
KIDNAPPING, I WAS PLACED IN JAIL FOR OVER A YEAR WITH
OUT A BOND OR A P. HEARING, WHY? THERE WAS NO FOUL PLAY IN
MY CASE, I NEVER MADE A THREATENING REMARK OR SAID ANY
HARSH WORD TOWARD THE VICTIM, I ASK HIM IF HE WOULD LIKE
TO HOLD MY GUN FOR 5 DOLLARS I'll GET IT BACK THE NEXT
TIME WE SEE EACH OTHER, I DIDN'T DEMAND ANYTHING, LIKE
I SAID I AM SORRY HE WAS 16 YEARS OLD, I THOUGHT I KNEW
HIM, IF YOU WOULD READ HIS FREELY AND VOLUNTARILY SWORN
STATEMENT: NO ONE PUT A GUN TO HIS HEAD AND MADE HIM SAY A
WORD, LIKE THE INVESTIGATIVE NOTES SAID THIS WAS ONLY A
PAN HANDLE, THEY TRIED TO MAKE IT OUT OF A BIGGER CHARGE, THAT
NEVER HAPPENED, I EVEN TOLD OR ASK THEM IF I COULD PLEA TO
A LESS CHARGE, THEY SAID NO, IT WAS TOO LATE.: : : CC.: Filed.: :

2/# MS Jenni Hobbs Kitchings - I have to BE TRUTHFUL 3-28-14
with you and who ever MY Appellate court ATTORNEY IS I
Do not Have THE BEST Looking RECORD, there IS, IN The world,
And I dont Have THE worst, so please Dont Judge me BY PAPER,
I Am A good Person I Just like To Drink sometimes A Little
To much, I will never Hurt ANONE OR SAY ANYTHING TO PUT
A PERSON LIFE IN DANGER, All MY ATTORNEY got TO DO IS
READ THE SWORN STATEMENT BY THE VICTIM, AND READ THE
INVESTIGATIVE NOTES, please, you will SEE How I WAS
PROFITED FROM THE JUMP ON THE INVESTIGATIVE NOTES, AND
Through THE WHOLE TRIAL FOR REAL, They tried TO SAY I AM
KNOWN FOR PANHANDLING why didnt HE Charge ME WITH
The correct Charge, now THAT I AM Here IN Prison, IN
THE LAW LIBRARY working AND GETTING HELP THANK GOD FOR
AN X-FEDERAL ATTORNEY "AND other GUYS who's going through
WHAT I am, Like I SAID I THANK GOD FOR YOU GUYS, Here's
THE REAL PROBLEMS I Filed, ME AND MY ATTORNEY FOR A FAST
AND Speedy TRIAL never got IT WITH IN THE TIME PERIOD,
2/# WE ASKED AFTER 7 months IN Jail without A bond, OR, P. Hearing
THAT I will Plea TO A LESS OF Charge OF PANHANDLING AFTER 7 months
NOW, PANHANDLING DONT CARE! BUT 30 DAYS GO AT THE MOST, They ALL OUT
SAID .NO, WE THE STATE ARE GOING FOR THE TRIAL, AND Find Him
Guilty OF ONE OR THE OTHER AND Give Him LIFE WITH OUT PAROLE
Now Lising They MADE ME, FORCED ME INTO A TRIAL AFTER THE
DEADLINE HAD EXPIRED, THATS STILL NOT ALL OF IT MY ATTORNEY
Told Them THAT THE APPELLATE APPEALS COURT, WAS NOT GOING FOR IT.

3# MS. Jenny Abbott hit things" HE Told My Attorney 3-28-14
LEGAL MAIL To sit down that he was in Newberry County,
It's not the Appeals courts way it's his way like I said
The Jury found me not guilty on both charges after
The Judge Eugene C. Griffith Jr. sent 3 or 4
written notes down to the jury by the Balor, the
Jury still would not found me guilty after 6 hours, now
like I said they have put a lot of screw-balls in this
case so BEcareful, my attorney went crazy in the court
room all that hard work, then the Judge made the
attorney look low in front of all these people, lying to
me please MS. JENNY Abbott, HE CALLED THE ASSISTANT
Solicitor, DALE SCOTT office of the solicitor 8th Judicial
to the stand, then called out told the court he had to step
out, Guess where he goes to the Jury Room, He imposed on
the Jury to find me guilty of lesser charge, now he had a
whole year to offer me a lesser charge he said no we are
going to trial I WAS found not guilty on both charges THE
LAW": says he have to offer me a plea deal or agreement
to a lesser charge: BEFORE :: THE TRIAL NOT AFTER I
HAVE BEEN found not guilty, DO YOU THINK JENNY
AFTER HE Told ME, IF I BE found guilty, I will receive life
with out parole". IF I would have did this I would never have
took A SERIOUS" trial AS THIS, JENNY Abbott lying again please

4)* JENNY AS I SAID EARLY I KNOW I AM NOT ONE, 3-28-14
OF THE MOST LIKED GUYS IN THE WORLD, I AM, ALSO NOT THE
LEGAL MAIL
MOST HATED GUY IN THE WORLD, JUST BY NEWBERRY COUNTY
AS I AM WRITING THIS LETTER AND REQUEST JENNY, I
AM PRAYING AT THE SAME TIME THAT GOD WILL PUT IT
IN YOUR HUMBLE HEART, TO READ THIS-VERY-VERY-VERY
CAREFUL, TIME I HEARD ABOUT YOU FROM SOMEONE I TRUST
WHO PUT THERE TRUST IN YOU JENNY, I THINK YOU HAVE
BEEN BLESSED, AND GOING TO BE REWARDED FROM GOD
ABOVE, FOR YOUR TRUE AND HONEST AND HARD WORK, LIKE I
SAID I PRAY TO GOD FROM MY HEART THAT YOU AND YOUR
FAMILY'S ARE BLESSED AND GOOD, YOUR FAMILY AND KIDS AND
YOUR FAMILY AT WORK, AND YOUR HEAVENLY FAMILY GOD
ABOVE, I WANT TO THANK YOU FOR YOUR TIME CONCERN IN
THIS MATTER "IF THE LORD WILL AND WAY." I HOPE YOU FIND
OUT WHO HAS MY CASE AND PLEASE SEND HIM OR HER A
COPY OF THIS LETTER JENNY YOU DON'T KNOW HOW
MUCH WE REALLY NEED YOU AND COUNT ON YOU, AND YOUR
TRUE HEART, STAY FAITHFUL JENNY, I HAVE NO ONE TO
HELP ME, BUT GOD SENT ME TO YOU, YOU ARE BLESSED,

KEEP THE GOOD WORK UP AND KEEP PRAYING, YOU WILL
ALWAYS BE IN MY PRAYERS NO MATTER WHAT THE OUTCOME I
THANK GOD FOR YOU

3) # JENNY Bottom line I WAS Railroad, mistreated 3-28-14

LEGAL MAIL

THE GOOD AND HARD WORKING ATTORNEY WAS STEPPED ON
AND DISRESPECTED BY THE JUDGE NOT THE JURY THE
JURY DID ITS JOB THEY FOUND ME NOT GUILTY
OF ALL CHARGES, JENNY, ONE OF THE JURORS WAS A
SEX OFFENDER AND THE JUDGE TOLD MY ATTORNEY
IT DIDN'T MATTER I TRIED TO TELL HIM THE JUDGE
HAND PICKED THE JURY, AND JENNY ABOUT YOU SEE
HOW GOD STILL DIDN'T ALLOW THEM TO FIND ME
GUILTY OF SOMETHING I NEVER DID, THE SOLICITORS
AND JUDGE HAD THE VICTIM IN THE COURT ROOM TELLING
HIM TO CHANGE HIS STORY FROM HIS SWORN VOLUNTARY
STATEMENT. JENNY THANK YOU SISTER!!

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SC Court of Appeals

"oh" JENNY I AM, so
SORRY CAN YOU PLEASE MAKE
MY LAWYER FROM MY

"GOD BLESS YOU"
ALL

LAST TRIAL
SEND ME BOTH
TRANSCRIPT

"IN THE APPELLATE COURTS OF APPEALS"

THE FIRST TRIAL
WAS DISMISSED BECAUSE
THE JUDGE SAID SOLICITOR
WAS CAUGHT IN 3 LIES, JENNY
THEY WON'T SEND IT

"HELP PLEASE HELP"
on back ->

'cc: Filed'

This Judge WAS FAIR, He told them to TAKE ME BACK AND RE-INDICT ME OF A Lesser Charge, HE STORED THE TRIAL THE JURY NEVER MADE IT IN THE COURT ROOM, JENNY! He told THE SOLICITOR DON'T MAKE MR. DEAN O'NEIL BRING CHARGES AGAINST YOU FOR LIEING, JENNY, SEE IF YOU CAN GET IT, BECAUSE I ASKED MY ATTORNEY WHY DIDN'T HE FILE FOR A DIRECT DISMISSAL, HE SAID HE WOULD, JENNY! WE NEED BOTH TRANSCRIPTS THERE WAS 2nd TRIALS NOT ONE! THE JUDGE IN THE FIRST TRIAL SAID TO THE SOLICITOR, TAKE MR. CROMER, BACK AND RE-INDICT HIM ON A Lesser Charge, THEY DIDN'T DO THAT, THEY WENT AND GOT A JUDGE FROM NEWBERRY COUNTY, WHO KNEW ME AND DON'T LIKE ME, CONFLICT OF INTEREST THE LAST SENTENCE I HAD COME FROM HIM, HE GAVE ME 30 MONTHS FOR A Freeze POP, THAT I PAID FOR, AND THE CLERK SAID HE COULDN'T TAKE MY MONEY BECAUSE I HAD NO TRESPASSING IN THE STORE, I COULD HAVE WENT TO TRIAL BUT, HE SAID I HAD OPEN IT, STILL I DIDN'T LEAVE THE STORE HE CHARGE ME FOR SHOP LEFTING AND TOLD ME IF I GO TO TRIAL HE WOULD GIVE ME TEN YEARS, JENNY! YOU SEE WHAT'S GOING ON, HELP, PLEASES.

Tim Cromer
Char. A Rm #4
SCPC # 278323
Ridgeland Correctional Inst.
P.O. Box 2039
Ridgeland, South Carolina
29936

RIDGELAND CORRECTIONAL
INSTITUTION
MAR 31 2013
MAILROOM

LEGAL MAIL

CHARLESTON SC 294

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South Carolina Appellate
of Appeals
c/o Jenny Abbott Kitchings - Clerk
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Columbia, South Carolina
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SC Court of Appeals



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