

South Carolina Supreme Court

Notice of intention to Appeal

From

Pickens County Judicial Circuit

Indictment # 08-GS-04-02356

Citation # C-39-13-0128

Therefore now comes the Defendant in a Pro-Se notice of intention to appeal his plea in probation violation sentence for the following reasons

It is clear that a guilty plea is invalid if obtained by coercion, trick, Deception or false promises, OR FALSE testimony by a "victim".

Smith v O'Grady 312 US 329 [1941]

The court held that the defendant, who was without counsel and not informed of victim testifying to false grounds against defendant, had been duped into entering the plea by false statements and thereby

imprisoned without due-process.

When the defendant was told by the prosecution to waive counsel and plead guilty OR face twice the sentence that he would otherwise receive, the court held that the coercion invalidated the plea. WALKER V. JOHNSTON 312 U.S. 275 [1941] For

All the reasons stated in this notice to appeal. Defendant requests that all grounds be raised on appeal. No counsel to protect defendant's rights. Not properly canvassing Rule [11] told untrue statements to get the defendant to plea. For all these reasons Defendant requests the notice of appeal to be granted.

Robert G. Pruv
Defendant

Proof of Service

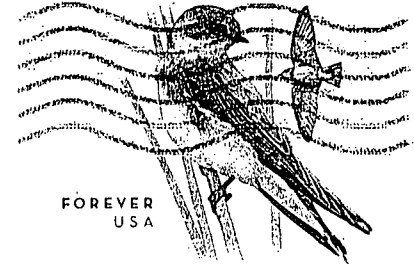
Being duly sworn, I state and depose that all is true and correct to the best of my knowledge where stated to be true and correct.

Robert Pruv
Defendant

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