

LEGAL
MAIL
ONLY

5-27-14

RECEIVED

MAY 28 2014

SC Court of Appeals

To whom it may concern:

My letter are in reference to as why I'm appealing my guilty plea on the 10 year sentence on ABHAN, which is a lesser offense from Attempt Murder. On July 9, 2013 I was arrested for Burglary 1st degree and denied bond. On December 4, 2013 I appeared for bond on the Burglary 1st charge and was also denied bond once more. Judge Dixon stipulated that if my DNA, from a hat pertaining to the Burg 1st, comes back inconclusive then my bond may be revisited. On March 3, 2014 I have a visit with my attorney Doug Mellard, explaining my DNA came back negative and he put in a motion for bond. That never happened. March 10, 2014 I had another visit with my attorney explaining I was indicted on Attempt Murder after being incarcerated for eight months. My bond still never revisited. My attorney called me for a visit once more on March 17, 2014 stating my solicitor had a plea to a lesser offense of ABHAN from Attempt Murder & Burg 2nd from Burg 1st, which I agreed and to full responsibility for the Burg 2nd, but not the ABHAN. I was never served a warrant for attempt murder, nor arraigned bond, nor was the charge even in the computer at Orangeburg County Detention Center. There is no evidence whatsoever showing malice or any intent of me proposing to hurt anyone in Attempt Murder.

LEGAL
MAIL
ONLY

I was told in order for to plea to the lesser offense Burg and I had to plea to ABHAM as well and I feel like thats entrapment. The solicitor stated he think I didn't deserve to be home in 2-3 years so he conspired to bring about another charge that I'm honestly not guilty of. My attorney even explained that the solicitor didn't like that my DNA results were negative. My incident occurred February 15, 2013, I was arrested five months later on one charge and after my bond was supposed to be revisited, coincidently another charge surfaces. No thorough investigation was even done on Attempt Murder. I've spoke with my victims and they said there was no shooting. So if thats true and no gun's, nor GPR or shell casings is discovered, how's is it possible to be charged with Attempt Murder? I hope my request will be tooken into consideration and your time and consideration would be highly appreciated.

P.s. I was also shot (grazed) in the neck by my victims Johnny West & Otarius Pelzer and no guns were confiscated even after I acknowledged my attorney. My victims stated they didn't shoot, but the day-after-report stated differently.

Sincerely,

Thank You

Dequan A. Anderson

**LEGAT
MAIL
ONLY**

DeDunn Anderson # 264678
Mailroom F-1 237
Kirkland Correctional Institution
4344 Broad River Road
Columbia, S.C. 29210

KCI MAILROOM
MAY 27 2014

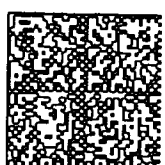
RECEIVED

MAY 28 2014

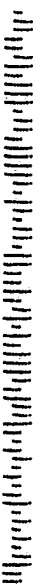
SC Court of Appeals

2921131629

South Carolina Court of Appeals
P.O. Box 4639
Columbia, SC 29211



UNITED STATES POSTAGE
FIRST CLASS PERMIT NO. 1000 COLUMBIA, SC
PRIMEV BOWES
02 1M \$ 00.480
0008001098 MAY 27 2014
MAILED FROM ZIP CODE 29210



THE DEPARTMENT OF CORRECTIONS
HAS NOT CENSORED THIS ITEM
THEREFORE THE DEPARTMENT DOES
NOT ASSUME RESPONSIBILITY FOR
ITS CONTENTS.

THE DEPARTMENT OF CORRECTIONS
HAS NOT CENSORED THIS ITEM
THEREFORE THE DEPARTMENT DOES
NOT ASSUME RESPONSIBILITY FOR
ITS CONTENTS.