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CLERK'S OFFICE

COURT OF APPEALS CATHOON BUILDING
POST OFFICE BOX 11629, COLUMBIA, S.C
29211-1629

RE: APPEAL FROM GENERAL SESSION COURTS
ON A RULE 29(B) AFTER- DISCOVERED EVIDENCE
OF GUILTY PLEA.

Dear Clerk,

I'm am writing to you to find out if my Attorney MRS. Tynika Claxton, from the claxton Law Firm, has she Appeal my case from the Judge Decision, from General Session on my behalf. I had 10 days what STARTED on June 16, 2014. I would also would like to know who's my new Attorney will be, In my Ruling from General session, was because of a Guilty Plea, so I would like to send this piece of evidences to my new Attorney for Review, and it show upon why it was a Guilty Plea. I ask of you to Please forward this Information, to he, or she on my behalf. I Thank You for your Time & I am looking to hear from you in the Future.

Respectfully Submitted

John J. Smith #246646
John J. Smith

SWORN to and subscribed before me this
25th day of June, 2014
[Signature] (L.S.)
Notary Public for South Carolina

My Commission Expires: 4-27-2016

RECEIVED

JUN 27 2014

SC Court of Appeals

CASE ACTION SHEET for John Smith - Case Number 0812471

ASOL: Unknown Case Opened on: 5/12/2008 Bond:

Date	Time	Action
5/14/08	MDL	ACC with D at ASGDC. See notes in file. Conflict check performed on Keira King - no conflicts noted at this time. There has been another warrant served on D K333971. Note to Rebecca to add this charge to the file.
5/15/08	RBE	Warrant #K333971 added to file, updated Rule 5 motion, printed and processed as usual
5/16/08	RBE	Filed R5 with COC; served ASOL; no noted conflicts, copy in file, file to PD
06/05/08	MDL	PC from mother Nancy Adams 803-435-2124 wk; 803-225-6407c; 803-435-5029h - re: status of this case. Explained only what the charges are and when his next court date is... nothing else. Mom says she didn't know what was going on in the home... calling to check up on it... works for DMH...
08/01/08	MDL	<p>Extensive conversation with D concerning his family court case. I have received several calls from Elizabeth Boozer, Esq. as she represents him in family court. She advised that D wanted to testify etc.</p> <p>I discussed several things with D at this ACC:</p> <ol style="list-style-type: none"> 1) discussed the hearing scheduled for Aug 4 and the consequences in criminal court of him testifying on the record in family court; D agreed and advised he would not testify 2) discussed the fact that the solicitors office believes this child may have brain damage and they have put D on a track 3 to wait and see. Injuries to the child were much greater than D realized? 3) Reviewed discovery with D? This case is not looking good for trial. D maintains that it was the grandmother and the mother BUT - D is the only one of the three that did not have a job and watched the baby during the day... he has the most opportunity. Second, his story doesn't make any sense because he maintains that a 2 month old rolled off the couch - I am not positive about this but I don't believe that babies that young can roll. Also he is admitting that he is responsible for the abuse that he is charged with - fracture of the skull... the neglect of g.b.i. is enough - doesn't have to be intentional. Third, the child suffered several burns - I am missing pictures of the shape of the burns but just as FYI D is the only person in the house that is a smoker.... Not good. 4) D requested bond reduction - I advised that his circumstances have gotten worse since he was initially charged and a Bond Reduction Motion leaves the door open for a judge to decrease OR increase a bond and he stands a substantial risk of his bond being increased since this child is more seriously injured than originally thought. <p>Investigation request needs to be submitted. See notes from 08/01/08 in file for topics. I am waiting to find out if the child has brain damage before going forward on the investigation - if there is none, then this case may work out to a plea (as it should anyway) and investigation would be a waste of time. Also - investigation topics are not pivotal to this case because they are not concerning any actors in the case - but character evidence ie. family and friends who know D to be a certain way with his children. If it is going to be a trial then a request needs to be done.</p>
08/05/08	MDL	PC to Boozer to see what happened at the DSS hearing. VM

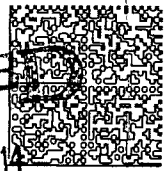
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