

State of South Carolina
IN the Supreme Court

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AUG 29 2014

ERIC Lee Graham,

v.

State of South Carolina

S.C. SUPREME COURT

Appellate Case No. 2014-000284

- 1.) Appellant told Attorney he was at Grandmothers at the time of Incident. Which Attorney Admits on PG. 23 Line 2-3 of PCR Hearing Transcript. However Attorney Still Neglected to Pursue Appellant Alibi.
- 2.) Appellant plea was Involuntary and unknowingly, He plea under mistaken belief and was Fostered by Counsel. Misinformation on the Chain of Custody of the Evidence, The Enhancement of a Sentence as a Habitual Offender, and of Appellant Criminal History, which Guided Appellant Decision to Plea Guilty.
"PG. 20 Line 7-9 of PCR Hearing Transcript"
- 3.) Had Attorney Fully Investigated Appellants Alibi Claim, Evidence would have made a Direct Impact on Verdict of Case as Being Non-Guilty.

4.) Under the Federal Rule of Criminal Procedures Rule. 32(e) The Appellant ask this Honorable Court Permission to Withdraw his Guilty Plea. Based on the Lack to Pursue Alibi defense, Along with the Inaccurately Explained Information of Counsel. A Single Error is Circumstance Render. Counsel Performance was Egregious and Prejudicial.

Respectfully,
Date: 8-25-14



ERIC LEE GRAHAM

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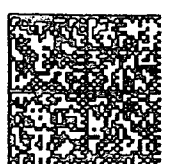
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Daniel E. Shearouse Clerk of Court
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