

10-23-2014

I Douglas Adams was inform that I have 20 day to inform the South Carolina Court of Appeals in writing of any arguable basis that there are issues preserved for appeal in ~~this~~ ^{this} case. Appellate Case No. 2014001989

My ARGUABLE issues is that my Attorney with-hold information from me. Had I known this information that I'm about to explain, I would have NEVER TAKEN this plea. I was charge on the date of 4-6-2013 with in posseion of a stolen vehicle AND Failure to stop for a blue light 1st offense, NO INJURY OR DEATH. I was inform by my Attorney that the State would drop the charge of posseion of a Stolen vehicle in an exchange for a plea of 18 months with a cap for the failure to stop for a blue light 1st offense. Had I known that the vehicle in this matter was not stolen, but a breach of trust case, AND AT the time of the breach I was incarcerated. My Attorney knew that the breach of trust was done by someone else and I was simply driving the vehicle. Again if my Attorney would ~~give~~ ^{have} given me all the information about my case, I would not have except that State's offer of 18 months with a cap. This information came out after I plead to the 18 months and the judge excepted my plea.

Douglas Adams

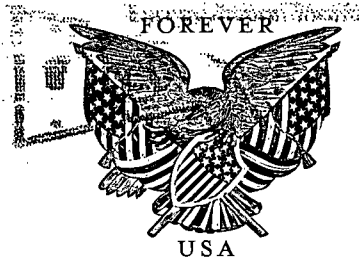
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OCT 29 2014

SC Court of Appeals

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Camden, SC. 29020

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SC COURT OF APPEALS 11629
COLUMBIA, SC 29211

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