

RECEIVED

SEP 18 2014

SC Court of Appeals

To: South Carolina Court of Appeals
From: Brandy

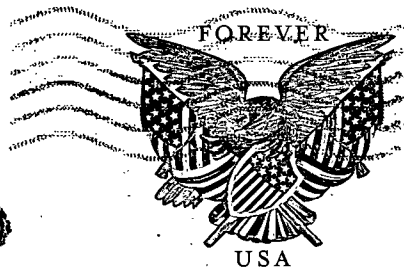
The state offered no contest on behalf of my case which means that there was not enough evidence to find me guilty but not enough evidence to prove my innocence. I would like for my case to be reopened and further viewed on my behalf and telephone information to be presented, phone records on the night of the call, and the operator who dispatched the call to be reviewed. There is enough evidence to prove my innocence but not enough time invested. Please review my case, again and allow me my chance to ~~see~~ hear the tape and the voice on the tape etc to ~~prove~~ acquit me. If you review my file you will find that in my past I made a bomb threat as an adolescent which is more reason why I don't any thing like this on my record again. I understand the severity of cases such as this and I know the penalty that follows which is more reason why I would not do a thing like this a jeopardize my freedom and a great opportunity to be a mother.

Brandy C

Brandy Aikens
404 Witsell Street Apt 204
Walterboro SC 29488

CHARLESTON SC 294

16 SEP 2014 PM 1 T



RECEIVED

SEP 18 2014

SC Court of Appeals

South Carolina Court of Appeals
P.O. Box 11629
Columbia, SC 29211

29211+1629

