

Dwayne Chisolm
Verses
State of South Carolina

Warrant Numbers
J-338233-J-338234
J-338235-J-338236

During the Month of 5-2010

South Carolina Legal Guidelines and Procedures

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DEC 15 2014

SC Court of Appeals

Grounds: (Judicial Misconduct) Prejudice

The above Petitioner is filing his Appeal to the (SCCA) that is Pursuant to his (SCC) under the (SC) code of laws entitled, Judicial Misconduct. The above Petitioner request that the of Appeals review the Petitioner grounds on Judicial Misconduct done by Judge Mullen here in Beaufort County General Sessions Court House. The above Petitioner is listing on the additional sheets his reasons of facts how Judge Mullen prejudiced him during his trial:

Motion in Limine

Confrontational Clause of the (6th) amendment (Pointer v Texas) 380 U.S. 400, 403, 85 S.Ct 1065, 13 L.Ed 2d 923 (1965) provides that in all criminal Prosecution, the accused shall enjoy the right to be confronted with the witnesses against him at trial:

(State v Crawford), we held that this provision guarantees a defendant his common law right to confront those who bear testimony against him. 541 U.S at 51, 127 S.Ct 1354, 158 L.Ed 2d 177:

Deposition Hearing

Judge Mullen prejudiced the defendant by not dismissing the charge due to the fact that the state witness which is the (CI) was not present to give his testimony:

Judge Mullen prejudiced the defendant by not dismissing charge based on the fact that the (CI) was not a reliable and creditable witness and has a felony and has been sent to prison
2 yes:

Judge Mullen prejudiced the defendant by not dismissing the charge due to the fact that CPL Boland testimony about the (CI) was not reliable and creditable and the search warrant was granted based upon that statement from CPL Boland.

Judge Mullen prejudiced the defendant by not dismissing the case due to the fact that the Grand Jury sent down No-Bill for the Sale and Distribution charges J-338219-J-338220, which was supposedly made by the (CI) making a controlled purchase of cocaine to Mr Chisolm residence.

Judge Mullen prejudiced the defendant by not dismissing the case based on the fact that CPL Boland did not use or give the (CI) mark money and didn't photograph it either.

Judge Mullen prejudiced the defendant by not dismissing the case due to the fact that the Video Recording that CPL Boland used was distorted and couldn't show the (CI) making the controlled purchase of cocaine to Mr Chisolm's residence.

Judge Mullen prejudiced the defendant due to the fact that the search warrant was void and that the (CI) was not a Reliable Source.

Cross Examine the Witness

Judge Mullens prejudiced the defendant based on the fact that the state did not do an In court Identification Procedure on the defendant by the (CI).

Judge Mullens prejudiced the defendant because the state said that the (CI) made a controlled buy of cocaine from the defendant's residence and the (CI) is not in court to testify to that fact.

Judge Mullens prejudiced the defendant because CPL Boland video Recording was distorted and didn't show video recording of (CI) making the controlled purchase of cocaine.

Judge Mullen prejudiced the defendant due to the fact that CPL Boland didn't record the Mark money and Serial numbers.

Judge Mullens prejudiced the defendant because CPL Boland and the state didn't present Collateral and Testimonial evidence to the jury.

Evidence Enter

Judge Mullen prejudiced the defendant due to the fact that she allowed the state to present evidence of trafficking, and not the evidence that support the trafficking which is the sale and Distribution which was dismissed by the Grand Jury.

Judge Mullen prejudiced the defendant because the state was without the sale and Distribution charge to support the charge of trafficking.

Judge Ruling

Judge Mullen prejudiced the defendant because the burden of proof was in the favor of the defendant and did not give a Direct Verdict on the case.

Judge Mullen Prejudiced the defendant, because the state didn't reach the burden of proof, because they did not present Collateral and Testimonial evidence to the Jury.

Notary Public

Sworn to and subscribed
before me this

12th day of December 2014

[Handwritten Signature]



Dear Court of Appeals

I dont know who's handling my case
but here is my own paperwork on my
grounds for my appeal. Could you please
Run off Copies and keep the original and
Send me back a copy so i can have
confirmation that you recieved this
mail and Copies for my own Personal
file.

Yours Respectfully
Dwayne L Chisolm

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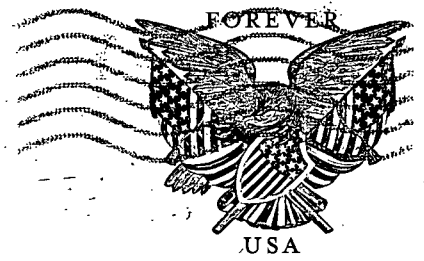
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