

In the name of Allah, Most Gracious, Most Merciful

Davontay P. Henson

York County Detention Center

Moss Justice Center

1675-3A York Highway

York, SC 29745

February 18, 2015

Danielle Shearouse, clerk of court

post office Box 13330

Columbia, South Carolina 29211

**RECEIVED**

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Dear clerk of courts

S.C. Supreme Court

I am writing this letter in regards to my  
Case State v. Henson Appellate case 204008  
and this court ruling in this case that I have  
questionings about?

I would like to no what if any evidence  
that the state could use from the old trial?  
Such as testimony of MR. Reid or MS. Newman  
and MS. Ervin? OR I do the state have to come  
with new discovered evidence for this new trial  
do to the fact that they have to ~~per~~ present  
new indictment to a grand jury? Because the old  
indictments and conviction been over turned by this court.

And I am asking these questions about new discovered evidence based? On the V<sup>th</sup> [5<sup>th</sup> Amendment of the U.S.C. "That" No person shall be held to answer for a capital or otherwise in famous crime unless on a presentment of indictment to a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself; nor be deprived of life, liberty, or property; without due process of law; nor shall private property be taken for public use, with just compensation.

And the reason why I ask this court these things is because I been here since March 26, 2014 and I never once received any warrant or indictment that I am being held to answer for, I been here for 11 months held without bail without any indictments to a grand jury. By doing that state is again violating my 5<sup>th</sup> Amendment.

I went to a bond hearing in October 30, 2014 at that time I was here for seven months and the state read of old indictment to a judge and Judge Alfered denied bail and those old indictments. So again the state violated my 5<sup>th</sup> Amendment right to be put twice in jeopardy and old indictments. I know the state had 90 days from my arrest to present new indictment but they are steal holding me without bail.

So I ask this court since they over turned my case on appeal ~~are~~ is the court allowed to grant me

such a bond if so I would like to know? I  
told my lawyer about these things and he has done  
nothing.

So also I am asking how and who do I write to get  
my lawyer removed because he is not working in my behalf  
at all.

Thank you And God Bless

Sincerely,

~~Deborah D. Hume~~