

CLERK.

3-15-15

I GOT + APPEARED **RECEIVED** PENDING...

MAR 19 2015

S.C. SUPREME COURT

THIS PCR WAS CLOCKED - IN ON

8-7-2007 + AS YOU CAN SEE, IT

WAS CLOCKED - IN AGAIN ON

3-10-2014... THIS IS A FORGED

PCR... I CAN PROVE IT BEYOND

A REASONABLE DOUBT... ALL

YOU HAVE TO DO, IS CHECK

THE NOTARY PUBLIC'S NAME

OUT... I WAS ON LOCK-UP

AT LIEBER CI WHEN THIS

PCR WAS NOTARIZED... THE

ONLY NOTARY THAT DOES

LOCK-UP AT LIEBER IS MS.

S. JONES OVER THE MAIL -

ROOM... THIS WILL BE EASY  
TO CHECK OUT... AND CHECK +  
SEE WHO MS. WALKER IS +  
WHERE DOES SHE WORK...

HERE IS PROOF OF THE  
PLEA BARGAIN VIOLATION  
I ARGUED ON ~~3-10-2014~~  
3-10-2014 + THE PCR JUDGE  
REFUSED TO OVER-TURN MY  
CONVICTION... I NEED TO  
KNOW IF MY MAIL IS  
GET TO YOU? THESE SAID MY  
MAIL TO THE ST. S. CT. GOES  
TO TERVA KELLETT AT SCDC  
HEADQUARTERS TO BE SENT TO  
YOU... WHY IS THAT DONE?

I HAD TO USE MY FREE ENVELOPE  
I GET THE 1<sup>ST</sup> OF THE MONTH  
TO TRY TO GET THIS PAPERWORK  
TO YOU... ARE YOU ALSO ONE  
OF THOSE OUT TO GET ME &  
KEEP ME UNDER A ILLEGAL  
CONVICTION & SENTENCE?

I CAN NOW PROVE  
BEYOND A REASONABLE DOUBT I  
DID NOT STAB C/O FLOYD  
DANIEL PEERS ON 5-10-87...  
IT'S IN THE TRIAL TRANSCRIPT  
I GOT A few months ago AS  
PLAIN AS DAY... LOOK AT  
THESE 2 PIECES OF EVIDENCE...  
GIVE ME A CHANCE... I CAN

PROVE I'm INNOCENT... LOOK  
AT MY SIGNATURE ON THIS  
LEGAL MAIL LETTER + THE ONE ON THE  
PCR... THEIR ARE 2 CLOCK-  
IN DATES ON THIS 2007  
PCR... WHY IS THAT?

PLEASE STOP THIS IN-  
JUSTICE BEING DONE TO  
ME...

SINCERELY,  
Laurie Kay

16. If any ground set forth in (10) has not previously been presented to any Court, State or Federal, set forth the ground and state concisely the reasons why such ground has not previously been presented:

- (a) \_\_\_\_\_
- (b) \_\_\_\_\_
- (c) \_\_\_\_\_

17. Were you represented by an attorney at any time during the course of:

- (a) your arraignment and plea? \_\_\_\_\_
- (b) your trial, if any? \_\_\_\_\_
- (c) your sentencing? \_\_\_\_\_
- (d) your appeal, if any, from the judgment of conviction or the imposition of sentence? \_\_\_\_\_
- (e) preparation, presentation or consideration of any petitions, motions or applications with respect to this conviction, which you filed?  
\_\_\_\_\_

18. If you answered "yes" to one or more parts of (17), list:

- (a) the name and address of each attorney who represented you:
  - i. \_\_\_\_\_
  - ii. \_\_\_\_\_
  - iii. \_\_\_\_\_
- (b) the proceedings at which each such attorney represented you:
  - i. \_\_\_\_\_
  - ii. \_\_\_\_\_
  - iii. \_\_\_\_\_

2007 AUG -7 AM 9:46  
MARC KITCHENS

19. State clearly the relief you seek in filing this application:

VACATED; SENTENCED PROPERLY

20. Are you now under sentence from any other court that you have not challenged?

\_\_\_\_\_  
\_\_\_\_\_

STATE OF SOUTH CAROLINA )  
County of \_\_\_\_\_ )

VERIFICATION

I, \_\_\_\_\_, being duly sworn upon my oath, depose and say that I have subscribed to the foregoing application; that I know the contents thereof; that it includes every ground known to me for vacating, setting aside or correcting the conviction and sentence attacked in this application; and that the matters and allegations therein set forth are true.

Justin Cole

SWORN to and subscribed before me this 28th day of June, 2007.  
Arnaud J Walker (L.S.)  
Notary Public

My Commission Expires: 4/4/2011

HEARD ON 7/20/07

WHY WAS THIS 2007 POR 3-10-14 + NOT THE 2013 POR? 2013-CP-42-1571111

2007 AUG -7 AM 9:14  
MARC KITCHENS  
M. HOPE BLACKLEY  
2014 MAR 10 AM 9:08  
CLERK OF COURT  
SPARTANBURG COUNTY  
FILED

I WOULD NOT BE UNDER THE CRIME BILL IF THE CONVICTION WAS BACK

DATED... IT'S TAKE ME 32 YRS. TO GET

A COPY OF TO PROVE

1 THE COURT: And how much time were you serving?

2 DEFENDANT COX: Fourteen. THIS TRANSCRIPT

3 THE COURT: You serving fourteen now?

4 DEFENDANT COX: Yes, sir. A PLEA VIOLATION.

5 THE COURT: How much more time -- how long you been in  
6 jail now on that first sentence?

7 DEFENDANT COX: Since June the 16, '83.

8 SOLICITOR BOWDEN: Your Honor, the State would

9 recommend that this sentence be back dated to that date.

10 THE COURT: All right. Kidnapping, he can get life,

11 can't he?

12 DEFENDANT COX: It's mandatory.

13 THE COURT: Let me see that statute. Is

14 DEFENDANT COX: I think---

15 THE COURT: Wait a minute, and let me see now.

16 DEFENDANT COX: 16-3-910.

17 MR. SANDERS: Life is mandatory.

18 DEFENDANT COX: It's mandatory life.

19 THE COURT: He's gone plead guilty do kidnapping?

20 SOLICITOR BOWDEN: That's what he tells me, Your

21 Honor.

22 THE COURT: No, sir, I want to appoint a Public

23 Defender. I want somebody to talk to you.

24 DEFENDANT COX: I refuse the Public Defender. I know

25 what I'm doing. I plead guilty on my own free will. I

YOU CANNOT WAIVE + INDICTMENT +  
HOLMAN C. GOSSETT WAIVE + STARTED  
THE INDICTMENT...

1 would deny a Public Defender. I will deny being represented  
2 by any kind of counsel.

3 THE COURT: All right, sir. I'll -- let me  
4 investigate it a little bit.

5 All right. You're Mr. Paul Leslie Cox?

6 DEFENDANT COX: Yes, sir.

7 THE COURT: Mr. Cox, the solicitor tells me you want  
8 to plead guilty to kidnapping?

9 DEFENDANT COX: Yes, sir.

10 THE COURT: You charged with kidnapping, assault and  
11 battery of high and aggravated nature?

12 DEFENDANT COX: Yes, sir.

13 THE COURT: In return for the plea of kidnapping, the  
14 solicitor will drop the other charges, assault and battery  
15 of high and aggravated nature?

16 DEFENDANT COX: Yes, sir, and there's more charges.

17 SOLICITOR BOWDEN: There's other charges, Your Honor.

18 DEFENDANT COX: There's five more charges.

19 THE COURT: All right. Five more charges.

20 DEFENDANT COX: Yes, sir.

21 THE COURT: All in the same incident?

22 DEFENDANT COX: Yes, sir.

23 SOLICITOR BOWDEN: Yes, sir, Your Honor.

24 THE COURT: All right.

25 SOLICITOR BOWDEN: The facts, we'll present all that

MAJ-241 (Rev. 10/07)

Page 8

KIDNAPPING... TRI 1987 KIDNAPPING  
CARRIED TO 4RS. TO LIFE NOT LIFE  
JUDGE BROWN ENHANCED MY  
SENTENCE... SEE ATTACHED  
INDICTMENT...

(b) If you did not exhaust your state remedies on Ground Two, explain why:

\_\_\_\_\_  
\_\_\_\_\_

(c) Direct Appeal of Ground Two:

(1) If you appealed from the judgment of conviction, did you raise this issue?  Yes  No

(2) If you did not raise this issue in your direct appeal, explain why:

(d) Post-Conviction Proceedings:

(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?  
 Yes  No

(2) If your answer to Question (d)(1) is "Yes," state:

Type of motion or petition: \_\_\_\_\_

Name and location of the court where the motion or petition was filed: \_\_\_\_\_

Docket or case number (if you know): \_\_\_\_\_

Date of the court's decision: \_\_\_\_\_

Result (attach a copy of the court's opinion or order, if available): \_\_\_\_\_

(3) Did you receive a hearing on your motion or petition?

Yes  No

(4) Did you appeal from the denial of your motion or petition?

Yes  No

(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the

Yes  No

(6) If your answer to Question (d)(4) is "Yes," state:

Name and location of the court where the appeal was filed: \_\_\_\_\_

Docket or case number (if you know): \_\_\_\_\_

Witnesses  
Paul Mabey  
Woodruff Police Dep

87-GS-42 - 1B/43

The State of South Carolina

County of Spartanburg

COURT OF GENERAL SESSIONS

MAP 2 1987 Term 19

THE STATE

VS.

Paul Leslie Cox

Mid fair at to Assault & Battery

16 Apr 87 Paul Leslie Cox

RECEIVED  
APR 22 1987

BOURBON'S NAME  
IS ON THE TRAIL  
INDICTMENT FOR

Assault and Battery  
High and Aggravated Nature

Holman C. Consett, Jr.

William J. ...  
Foreman of Grand Jury

John R. ...  
Foreman of Grand Jury

K. R. ...  
M. ...

SENTENCE  
The State ...  
to clear for  
Other conditions  
to be paid  
Residual  
Balance supported with P. ...  
Yes/No  
Total

Date 4-16-87  
Presiding Judge

W. ...  
Deputy to Victim's Compensation ...

I Paul Leslie Cox

herby appear in my own proper person and plea  
guilty to KIDNAPING

On the plea in indictment ...  
I do hereby ...

John R. ...  
Foreman of Court

THIS IS THE  
START...

Verdict

WHO WAS THE

SOLICITOR

BOURBON OR

BOSSER / TR

I GREEN UP WITH CARL'S SON, HE WAS NOT  
A WOODRUFF POLICE OFFICER IN 1987...  
SOMEONE BORDER CARL'S NAME ON THE 2  
WARRANTS GARD...