

Write me back please 7-16-15

Terry E. McCall #233236  
Ridgeland Corr. Inst. GA1  
P.O. Box 2039  
Ridgeland, S.C. 29936

State V. Baggett  
2015 WL3885693  
S.C. App 2015  
Due Video Recording  
statute violation

Read whole letter

2015-001097 Appeal

In Re: Appeal / Unlawful Arrest / Denied Due Process, Procedural Due Process, Equal Protection of the Law / Denied United States, Constitutional Right to be properly placed on notice of descriptions of charges in Warrant

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JUL 22 2015

SC Court of Appeals

To Whom This Concerns,

I am sorry I haven't been able to call you but; I want you to know that the Uniform Traffic Ticket statute, 56-7-10, (15) Does Not repeal 22-5-710, (320) relating to commencement of actions before magistrates in criminal cases. However it merely provides a method of acquiring jurisdiction in traffic cases, tried in all traffic courts, I don't believe it be a method ~~that a method~~ of acquiring jurisdiction in A Felony D.U.I. by great bodily injury, for which A Uniform Traffic Ticket was used to arrest me and not A Warrant for which S.C. Code of Law state in Criminal Procedures,

(1)

That a Warrant is used for commencement  
in felony <sup>criminal charges</sup> cases And the indictment is  
drafted from the alleged description of  
the offense from Warrant not the U.T.I.  
The ticket cant serve as the proper document  
used to grant a Bond for a Felony DUI  
\$50,000 dollars that I initially had,  
Its not jurisdictionally used for this  
large amount in a bail proceedings.

However it was and I don't believe  
And indictment After a preliminary hearing  
on A blue Ticket will cure the defect  
of violation of My U.S. Constitutional Rights  
therefor my conviction should be vacated  
And my release from custody of this  
Felony DUI barred from a second  
Prosecution,

A preliminary cannot be held on a Blue  
Ticket U.T.I. Because the Elements  
of the offense for Felony DUI were NOT  
available for the Judge to have ever found  
over the charge to General Sessions,  
much less the description of my charges  
were never afforded to me, by which  
I had a right to know what I was  
Arrested for according to S.C. Code of Laws  
(2)

The Supreme Court reversed remanded holdings that Magistrates may not conduct preliminary hearing in cases within their TRIAL Jurisdiction. My Traffic Ticket stated appear in Magistrate Court.

Felony DUI is totally a different offense of a misdemeanor DUI traffic offense and should have been alleged offense described on a Warrant and served on me. DUI was not video tape / nor Blood draw proceedings and my Indictment was served on me only of same <sup>2ND</sup> Day of Trial, After Retaining Attorney; And going (Being) Forced to proceed Pro Se.

I had a Motion to relieve Counsel filed and served on all parties two months prior to TRIAL. And had relieved this Attorney previously on other charges, therefore the Court, Solicitor, Attorney knew of the on going conflict.

Send me the Trial Transcript upon receipt of it; And Any case law, and All discovery the State turns over to your possession soon.

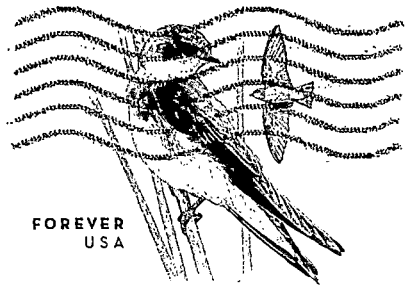
Awaiting Reply. Thank You for Your help-

Jerry S. McCall  
(3)

Terry E. McCall 233236  
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Legal Mail

CHARLESTON SC 294  
27 JUL 2015 PM 3 L



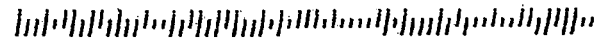
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S.C. Appellate Defense  
15 Sumter St  
Columbia, S.C.  
29201

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THE DEPARTMENT OF CORRECTIONS HAS NEITHER  
CENSORED NOR INSPECTED THIS ITEM. THEREFORE  
THE DEPARTMENT DOES NOT ASSUME RESPONSIBILITY  
FOR ITS CONTENTS.

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