

Jan. 18 - 16

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S.C. SUPREME COURT

Kendall M. Baccus v. State
Appellate case No. 2015-001280

To The Supreme Court of South Carolina:

I the petitioner Kendall Marquise Baccus
Plead Guilty Involuntarily and unknowingly.
Being that they don't have any confession
on my behalf that ~~can prove~~ ^{can prove} I was ever
guilty of the crime, that my lawyer will E
Grae stated as well as my solicitor Pat. Park
I confess which wasn't true, and he was
ineffective for lying to his client about a
statement! I'm not sure if an statement
made by my brother at the hospital was ever
made which my lawyer stated it was I know
he never went to an hospital at all! My
lawyer withheld evidence from his client!
that caused me to plead guilty to what he
instructed me into pleading guilty of a cap
of 20 that I had no full knowledge
of knowing what was a cap. I didn't confess
to this charge nor made an written or
oral statement of this charge. He
coerce me into pleading →

my 6th Amendment was violated and
my plea was involuntary and unknowingly!
I also feel as I was sentenced in a
cruel and unusual punishment. My lawyer
was so prejudiced in my case that
I see clearly of now. Boykin v. Alabama
In the Strickland v. Washington there
is also issues pertaining my case actually
The same issue there is prejudice
Here because I had know prior criminal
Record. And my defense counsel didn't
mention nor brought forth a full
defense in my case rather in my favor
during and before my plea hearing which
lead me into pleading without knowledge
of my crime and charge. There was
something I wanted to say as well and
the trial judge showed prejudice also
because he didn't allow me Kendall
Baccuse to speak once my lawyer
stated I had something to say!
I was sentenced to 20 years were I'd
known about all of this I would of
never plead guilty but I would've went
forth to a trial instead.

I was basically instructed during my case
into pleading Guilty. As seen in Blackledge
v. Allison similar issues Clawford v. U.S.
cases or same. Brady v. Maryland
leading to all the evidence that was
suppose to be held against me in my
case. that was never in my case from
the start. My lawyer was ineffective
insistence of counsel because he failed
to fully investigate my case and
give me a fair deal. I'm also at
understanding my appellate lawyer has
dropped from my case in Supreme Court
so I would still like to proceed in
my behalf. so I could seek some type
of relief! I would like if I'd be
appointed another lawyer if possible.

Thanks,
Kendall Bauman
of this Day 1-18-16

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