

RECEIVED

MAR 17 2016

Jear. Court

S.C. SUPREME COURT

3/14/16

The order of the Circuit Court determined that this case (Willford Drummond v. State, Appellate Case No. 2016-000519) is barred as being untimely under the statute of limitations.

The reason for being untimely is because I got two years probation at General Sessions and I did not have a lawyer to tell me that if I plea that if I ever get a charge in the Fed they could give me more time for this case.

I was 16 years old when I got the charge, but the court waited until I was 18 years old to send it to General Sessions. That was not right I was a kid when I got

charge, so I should have went to kids court. When I plea I did not understand what was going on and I did not have any one to tell me. I did not go to school for law, so

I should have been gave a lawyer to tell me what I need to know. The male case was unjust and it should be over turned. I have done the time

for it, all I wanted was for the court to fix it's wrong, so I can get the Fed to fix my time here. This is why the determinated was improper.

Thank you for your time

16804-171 *Willford Drummond*

I am in lock up so I can't make any copies.

P.O. Box 4000
Manchester, Ky 40962

NAME Wilford DeWanna d
REG. NO. 6804-121 OTR. SHU
FEDERAL CORRECTIONAL INSTITUTION
P.O. BOX 4000
MANCHESTER, KY 40962-4000

KNOXVILLE TN 377
15 MAR 2016 PM 4 L



The Supreme Court
P.O. Box 11330
Columbia, S.C. 29211

29211133030

