

RECEIVED

June 17, 2016

Tommy Montgomery
vs
State

JUN 23 2016

S.C. SUPREME COURT

Re: Appellate Case no: 2015-002163
Pro se Response

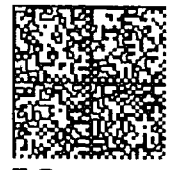
1. Counsel error by not having second DNA evidence independently analyzed as did with previous test. App p. 74 line 10-16 p. 80 line 6-10
2. Counsel never discussed getting second test analyzed with applicant and what it could change. App p 80 line 6-10, 17-25 p 81 line 1
3. Counsel never discussed getting a continuance to have DNA analyzed. App p 75 line 21-25 p 76 line 1-6.
4. Applicant had undue pressure to make plea. App. 78 line 18-23 p. 84 line 10-14
5. Counsel knew if applicant didn't take plea applicant would have receive LWOP App. p 83 line 23-25, p 84 line 10-14

Respectfully,
Tommy Montgomery
Tommy Montgomery
#346324

Tommy Montpomer # 34602
Lieber Carr. Inst.
Wando D 271
PO box 205
Ridgville, S.C. 29472

TIME
SENSITIVE
MATERIAL

FIRST CLASS



UNITED STATES POSTAGE
PITNEY BOWES
02 1P
000835844 JUN 20 2016
MAILED FROM ZIP CODE 29472
\$ 000.465

RECEIVED

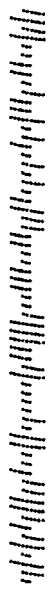
JUN 20 2016

MAILROOM
LIEBER CI

The Supreme Court of South Carolina
Daniel E. Shearouse, Clerk of Court
Post Office Box 11330
Columbia, South Carolina 29211

FOR LEGAL USE ONLY

2921131330 8088



ATM03N1V9371R03

NATIONAL INSTITUTION
S.C. DEPARTMENT OF CORRECTIONS

THE OFFICE OF COLLECTIONS HAS NOT
INSPECTED THIS ITEM; THEREFORE,
THE OFFICE OF COLLECTIONS ASSUMES RESPONSIBILITY