

**NOTICE OF APPEAL FROM COMMON PLEAS REGARDING A
CONVINCION IN MAGISTRATES OR MUNICIPAL COURT**

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

APPEAL FROM NEWBERRY COUNTY
Court of Common Pleas

Frank Addy, Court Judge

Case No. 14GS36 – 0549

The State,

Respondent

v.

Jonathan S. Dominick

Appellant

NOTICE OF APPEAL

Jonathan S. Dominick appeals the order of the Honorable Frank Addy dated July 21, 2016, which affirmed his conviction in magistrates court. Appellant received written notice of the order on July 26, 2016.

s/ Robert Mills
Robert Mills
1728 Main St – Ste.213
Columbia, SC 29201
(803) 252-9648
Attorney for Appellant

RECEIVED
AUG 03 2016
SC Court of Appeals

THE STATE OF SOUTH CAROLINA

INDICTMENT FOR

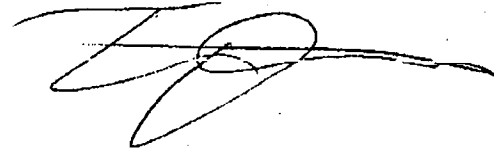
COUNTY OF NEWBERRY

**Murder
§16-03-0010**

At a Court of General Sessions, convened on the 24th day of October, 2014, the Grand Jurors of Newberry County present upon their oath:

That Jonathan Sentel Dominick did, on or about July 20, 2014, in Newberry County, willfully, feloniously, and with malice aforethought kill one Zemeckis Houston by means of shooting and that the said Zemeckis Houston did die in Newberry County as a proximate result thereof on or about July 20, 2014, in violation of Section 16-3-10 of the South Carolina Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such cases made and provided.



Assistant Solicitor

RECEIVED

AUG 03 2016

SC Court of Appeals

RECEIVED

AUG 03 2016

SC Court of Appeals

This information of appeals is being submitted by a relative:
(Sharon L. Bates)

Jonathan S. Dominick

Appellant

Appealing the sentence of 25 years given to the Appellant, requesting the sentence be reduced because of the Z.M. Houston's records show he was shot more than once. There was no evidence of whom exactly shot the deceased, and/or any weapons found, the time of the shooting showed to be at night.

And the deceased records of his past was not reviewed or brought up during the sessions. Whether or not the deceased may have been a threat to the Appellant.

Also, after this incident there were several threats to the Appellant's family. These incidents were shown to be rebellion in reference to the deceased:

Incident 1: The Appellant's, where his mother was living was burned down in Prosperity, SC.

Incident 2: The Appellant's, girlfriend's home, where the appellant was residing along with children before and after this incident, some person (s) shot up/shooting at the home in Newberry, SC

Incident 3: The Appellant's older sister's apartment with children was also shot up/shooting at the apartment in Newberry, SC

Incident 4: The appellant's younger sister with children was also shot up/shooting at the apartment in Newberry, SC

Contact Information: Sharon Bates – 803-271-3923