

In The United States District Court  
For The District Of South Carolina

9/15/16

District Of Orangeburg  
CN # 2016-001718

Motion For Appeal In That  
Within Ten Days Defendant  
Did By Submitting A Letter  
Requesting Such Appeal.

State Of South Carolina,  
Plaintiff.

v.

Defendant.

That an Appeal Be  
Granted To Defendant.

Izell Hair

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SEP 19 2016

SC Court of Appeals

Come now the Defendant, Izell Hair brings to this  
Honorable Court A request, requesting A direct appeal on the Grounds  
that on 8/11/16 the Defendant was sentenced to the  
Department Of Corrections and did brought to the attention  
Of one Mr. Breen Stevens, Public Defender, to please bring it to  
the attention of his Lawyer that he is requesting such appeal, that  
his Lawyer walked out of the Courtroom and not addressed with the Courts,  
Defendant states such appeal was supposed to be giving to him; and  
that his Lawyer walked off after sentencing and Not bring this to the  
Court attention.. Defendant sent A letter to his Lawyer and Mr. Breen  
Stevens within A Ten day, Spann protecting his rights to such appeals.  
Wherefore Defendant respectfully prays that this Honorable Court  
Grants this Motion in favor of Defendant.

Verification

I declare and verify Under penalty of perjury under the  
laws of the State Of South Carolina that the foregoing is  
true and correct.  
Executed On; 8/11/16

Izell Hair

Date - 9/15/16

Case Number: 2016 - 001718

(Rule 207(A) S.C.A.C.R.)  
Notice Of Intent To Appeal

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Name: Izell Hair

County: Orangeburg

Attorney Name: Mrs. Belinda D. Branch

Execution Date: August 11, 2016

I, Mr. Izell Hair are writing this letter to see if an Motion for Appeal was file on my behalf, if so, do you know by whom and when? My explanation for an Appeal are Appealing for an Sentence Reduction. The grounds of the appeal stemming from there were no physical Evidence, DNA, or any Scientific evidence found on the victim matching to the Defendant nor there wasnt any evidence of any sexual intercourse. Also, I have written statements to verify my Alibi. The Law for Criminal Sexual Conduct with Minor are proof of age and the State have to prove you had Sexual Intercourse. There are (2) elements you have to prove to convict me and by me pleading under North Carolina v.s. Alpha, I believe I were giving an harsh Sentence with an open plea from 0-20 years without all the evidence meeting the Criteria of the Charge. I were Sentence to 18 years.

Respectfully Submitted,

~~Izell Hair~~ Izell Hair

Attorney Name: Belinda Davis Branch

Attorney Bus. Phone: (803) 533-1006

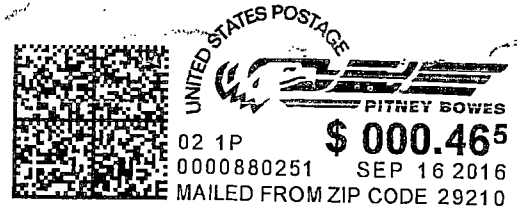
FACSIMILE: (803) 533-0026

Izell Hair 30486  
F3 249

Mailroom

Kirkland Correctional Institution  
4344 Broad River Road  
Columbia, S.C. 29210

COLUMBIA  
SC 290  
16 SEP '16  
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Court of Appeals  
P.O. Box 11629  
Columbia, S.C. 29211

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