

3

OCT. 11, 2016

Re: The State, Respondent

v.

Cedric Bouvoir Chick, Appellant

Appellant Case No. 2016-662028

RECEIVED

OCT 17 2016

SC Court of Appeals

To: The South Carolina Court of Appeals

Dear Sir,

I RECEIVED A letter from the Court of Appeals, addressed to MR. GEORGE R. McELVEEN instructing him to correct all deficiency(s) in my APPEAL within TEN (10) days, or the appeal may be dismissed. I find this correspondence, in itself, to be a conflict of interest, based on the fact(s) that the bulk of my APPEAL is CONCERNING MR. McELVEEN'S INEFFECTIVENESS.

First of All, he misled me to plead guilty by insuring me and my family that I would receive a sentence of "Time Served", when I actually RECEIVED A FIVE (5) year PRISON TERM. I'd also instructed him to file MOTION(S) of MANDAMUS, AND MOTION FOR DISMISSAL. HOWEVER, WHEN I INQUIRED ABOUT SAID MOTION(S) MR. McELVEEN INSTRUCTED ME NOT TO MENTION THIS TO Hon. Judge Addy, because it would "MAKE THE STATE'S CASE LOOK WEAK" AND THE Plea would not be accepted.

My PRIMARY objective for forwarding this letter to your office is to inform the court that although I stated that MR. MCELVEEN was my COUNSEL PRIOR to my plea, after my sentencing he went one way and I was whisked away to PRISON.

THEREFORE, I have no way of knowing whether he will correct any deficiency(S) in my behalf or not. HOWEVER, I still would like my Appeal to be heard in a timely matter.

Thank You for your CONCERNS AND CONSIDERATION in this GRAVE matter of URGENCY. HAVE A BLESSED DAY!

Respectfully,

Cedric B. Chick
CEDRIC B. CHICK, APPELLANT