

①

The Honorable Judge Lockey,

RECEIVED

I wish you and your family a merry Christmas and a

DEC 28 2016

Happy new year. Your honor, I am at

SC Court of Appeals

Allendale Correction center and I

saw and spoke to you here on our

veteran's DAY Program, by the way that

History Lesson you gave us was great.

Every one is still talking about it.

Sir, I used to believe in the court

system and the jury system before I

was convicted in Aiken County. I was

locked up for criminal sexual on a

minor under 13 3rd degree. Judge I had

a public defender and in 265 days in jail

I saw him 3 times for a total of

about 30 minutes. We had a date set

up to get my bond lowered and when

I got to the court house my lawyer

(2)

told me we were going to have a trial that morning. I told him no way because we was not ready. I told him I needed to get in touch with my witnesses and I told the judge that also but the judge said we should have been ready and that the trial will go on. My lawyer said that there was evidence that he had not looked at and the judge told him he had enough time to look at everything. Judge we was not prepared for this. We got our jurors together and once they were picked the judge said to proceed with opening arguments. We looked at the jury box and one of the jurors was asleep. We got the judge attention and he instructed the jury to stay ~~awake~~^{awake}. All that finally ended and my lawyer asked for a mistrial because of that juror falling asleep and he said that the direct appeal is in

(3)

Affect. the next Day the Juror that WAS ASleep Did not show up And Again my LAWYER ASKED FOR Another mis-trial And He Again SAID no the we WAS Protected under the Direct Appeal. when we got to the Evidence some of it WAS missing And He ASKED FOR An exstinction on the trial ~~so~~ ~~the~~ ~~judge~~ ^{so} ^{the} ^{Judge} told Him that He WAS not stopping the trial And Again He SAID we WAS Protected under the Direct Appeal, when the trial was over my LAWYER told the juror's that the girl SAID in trial that she SAID, "Because I would not Buy Her A Cell Phone, that there was No Evidence, no DAA And no witnesses only Her word Against mine. And the Girl's Family Did not Believe Her that she Lies ALL the time And

Steals

~~Steals~~ the jury Found me Guilty
of Criminal Sexual Contact on A
minor. I Got 10 years And 5 years Probation
Plus that Sexual Offender's Act. My Lawyer
ASK Some of the jury How could they Find
me Guilty AND Here is what they told th'in
(they think something happen But they
Did not know what) judge I thought
that you are Found guilty when there is
without A shadow of Evidence that the evidence
convicts you OR the Pna. judge not. I
think something happen But they do not
know what, I Have Had A Direct Appeal
in FOR OVER 3 years judge. I Go Home
Sept 1, 2017 this coming year I want
to Get Back TO Court And Get this
Cleared up. Judge From 1 Veteran to
Another I Am Asking could you
Get me BACK in Court, you

⑤

Are my last Hope Because
my Appelatte LAWYER Mrs
Cady From the Appelatte office
in Columbia IS just waiting
not Pushing. Judge I would not
ASK you or write you IF I
was Guilty of this.

Please Help me

BARRY
LAFAUOX

BARRY LAFAYETTE - 142183

~~ACT~~ ACT F4 -

P.O. Box 1151

FAIRFAX, S.C.

29827

Legal MAIL

22 DEC 2015 PM 2 L

DEC 28 2016

SC Court of Appeals

RECEIVED

DEC 22 2016

MAILROOM
ACI

The Honorable James E. Lockery
Court of Appeals

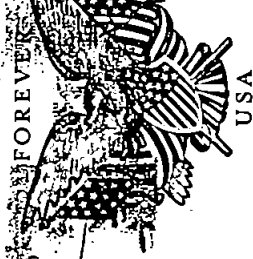
1220 Senate St.

Columbia, S.C.

29201

SCDC
Christmas
Packet

29201+3769





THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST-CONSUMER CONTENT



@ USPS 2013

THE RECEIVING OFFICE AND
NOT OTHER OFFICES, THE
CONTENTS OF THIS ENVELOPE
DEPARTING FROM THE INSTITUTION
RESPONSIBLE FOR THE
ALEXANDER
U.S. DEPARTMENT OF CORRECTIONS.