

Dear to whom this may concern,

I'm writing this letter to you because I was inform by my lawyer that I have twenty days to write my arguement for an appeal. With this being said here is a list of arguement that I think should be heard and look into.

1) I had a plea deal with the solicitor stating that I would recieve a maxium of 20 years for my sentence. However, I did not recieve that, I recieved 45 years which was a cruel and unusal punishment. That's not fair because if I known that wasn't my plea deal I wouldn't accepted the plea at all

2) I was told that my case was being trial in the hands of one, the hands of all. Now in my eyes the hands of one, the hands of all

means that anybody who is trial in this case
suppose to receive the same charges and same
time. My question for that is How can you win
a case like that, if they gone charge you
with the same charges as your co-defendants?
There is no winning in a situation like that
because you still lose regardless if you plea
or go to trial.

3.) They hold evidence from me until my case
was over with. For example I did not receive
RhKiern Ingram statement until after my
sentence and I been requested it before
my plea deal. Now I don't know if anymore
evidence is out there but if it is I have
not receive them yet.

4) Ineffective Assistance of counsel because my lawyer was not deficient by failing to investigate and developing a defense base on me committing these crimes. Also I feel like my plea was involuntary or invalid because of my lawyer lack of effort on decided to help me make a decision to plea or trial.

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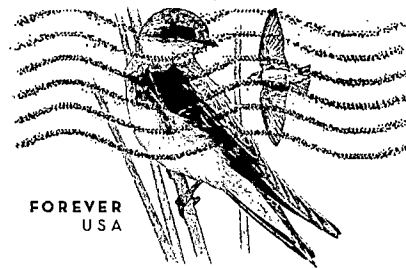
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SC Court of Appeals

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