

February 6, 2017

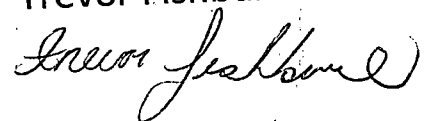
Appelate case no. 2017-000026

Lower court case no. 2012CP1500604

To the Supreme Court and whom this may concern. I'm writing on behalf of why I feel I should be allowed an appeal. I was under the impression that my counsel had filed for an appeal the day of sentencing. All due to facts that I was given a plea that was involuntarily. After I notice that I received nothing from my counsel. I filed my PCR form. After filling and sending it back I then met with Tricia Blanchette who notified me the courts had no documents of my application. I immediately filled out another form. I had grounds of newly discovered evidence. Involuntarily my plea was made. My counsel didn't prepare me for a trial as well. Upon receiving the evidence of the two victims and my co-defendant. I was only told what was being said. My counsel laptop didn't have any sound to it. My counsel informed me he was having family issues with his father health or death and he hadn't been there mentally. Also another listing within my PCR I informed I was given a plea only to not be accepted after I had given a written statement. I have also submitted an affidavit from one of the victims to the newly discovered evidence. I'm asking from the courts to allow me to go forward with my appeal. Allow me the equal opportunity to prove my innocence.

Thanks,

Trevor Fishburne



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S.C. SUPREME COURT

TREVOR JUSTICE 090900

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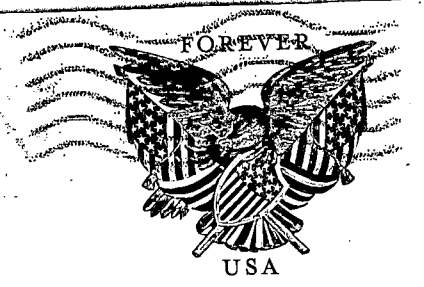
P.O. Box 205

Ridgewill S.C. 29472

(WB-232)

COLUMBIA SC 290

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C. Lee, Supreme Court of S.C.

P.O. Box 11330

Columbia S.C. 29201

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