

138
I. Omar U. Prof. would like to go for an appeal. The reason why is because I felt that my case was not fully investigated... I sat in county jail for 23 months without bond and I received my first plea offer on the 15th of February 2017... But I was arrested on the 6 of March 2015 the day the incident occurred... It was a accidental stabbing of my baby mother. The reason why it was an accident because she got in the way when me and the guy was fighting. She was trying to stop the fight... But I never meant for her to get hurt... When I took my lie detector test about what happen I passed the test, cause I told them it was an accident... But the other guy (witness) told them I kick in the bedroom door and stab her in the chest which was a lie... I asked could they give him a lie detector test and they said they would but they never did... The victim's family knew that I would never hurt →

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2)
HER LET ALONE KILL HER... IVE HAD PEOPLE
WROTE LETTERS ON BEHALF OF ME STATING
THAT IM NOT THAT KIND OF PERSON AND
SOME OF THE LETTERS WAS FROM HER FAMILY
MEMBERS... I DID ALL THE STUFF MY
LAWYER TOLD ME TO DO TO TRY TO GET THE
CHARGE DROP TO MANSLAUGHTER BUT THE
SOLICATOR NEVER DID... SO I GOT CHARGE
WITH MURDER AND WAS SENTENCE TO 32
YEARS... THE SOLICATOR SAID THAT I STAB
HER WITH MALICE BUT THAT WASN'T THE
CASE I HAD NO MALICE IN MY HEART
TOWARDS HER... THEY ALSO SAID I HAD
TWO KNIFES BUT ALL I HAD WAS ONE
BUT THEY FOUND MY PRINTS ON TWO... BUT
THE REASON MY PRINTS WAS ON THE
OTHER ONE WAS CAUSE I WAS STAYING
THERE WE WAS STAYING THERE SINCE
2012 TOGETHER AND MY PRINTS IS ON
ALL EVERYTHING IN THE HOUSE BUT MY
LAWYER DIDN'T ARGUE THAT FOR ME...
AND HE KNEW THAT FROM THE BEGINNING

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3)

BUT NEVER SAID ANYTHING ABOUT IT... ALL THEY KEPT SAYING WAS, THIS IS A EASY CASE BECAUSE I CONFESS TO STABBING HER TO ME IT REALLY WASN'T A CONFESSON ALL I DID WAS TOLD WHAT REALLY HAPPEN ON THAT MORNING, AND HOW THE STABBING OCCUR... I WAS UP FOR TRIAL ON THE 27th OF FEBRUARY BUT BEFORE THAT HAPPEN THEY CAME TO ME THE PLEA AND RUSH ME TO TAKE IT CAUSE MY LAWYER SAID I WAS GOIN TO GET LIFE... I FELT THAT HE DEDNT PROVIDE ME WITH THE RIGHT ARGUMENT I WAS TELLING HIM ABOUT... AND HE ALSO SAID THAT A APPEAL WDUID

4) NOT BE APPROPRIATE FOR ME CAUSE HE
DONT SEE THAT ITS ARGUEABLE... I
AM FULL RESPONSIBLE FOR WHAT I DID
BY STABBING HER BUT I DID NOT MEAN
TO STAB HER THATS WHY I SHOULDN'T
HAVE BEEN CHARGE WITH MURDER... BUT I
KNOW A CRIME HAS BEEN COMMITTED AND I
TAKE RESPONSIBILITY FOR MY ACTIONS BUT
I DID NOT COMMIT THE CRIME OF
MURDER IT WAS MANSLAUGHTER... THATS
WHY I WOULD LIKE TO APPEAL MY
CASE...

Chris Lee