

RECEIVED

2/30/17  
APR 04 2017

Mr. Daniel,

I would like to thank you with love and kindness. Was I properly indicted. I ask this because when I requested the impnelment document of grand jury a month ago next thing you know I'm in court. Never got them prior to post-conviction relief. That bothers me and scares me and I question it the indictment for reasons. No signature by foreperson and which I still say the solicitor did that. To the fact all evidence on June 14<sup>th</sup>, 2015 was disclose. Nothing in my discovery is telling the real truth. The real said to be probable cause was Tyson hall selling to a C.I on June 14, 2015 and my preliminary hearing which was require for state to show even if a little bit that probable cause exists. That evidence was not submitted to grand jury. I know that for a fact. I'm even gone say Stephen Wilson never knew I was indicted. Failure to quash indictment or failure to inform your client how is that not prejudice. Both lawyer Andrea and Stephen both said under oath they went over the full discovery. Lie! The real truth is being cover up. The police never serve me with arrest warrant. I got physical proof of that. Law said's pursuant to 17-27-80 I can have all documents but that's not being follow. Pursuant to 14-17-260 all document pertaining to the case be submit

S.C. SUPREME COURT

to clerk of court. If I'm to do time I want to do it honestly. Then records say not indicted to indicted on public index. Then said I was being charge with Trafficking and when documents show 1st offense but all of sudden I'm in court it a 2<sup>nd</sup> pleaded to a 1st now to much foul stuff in my case. Its clear to see, My Court transcript on June 23, 2016 which I believe was edited.

I will die believing that Mr Daniel and no one can tell me different. Parts of it was edited. I stand by that but thats ok jurisdiction issue over rules a guilty plea. Pursuant to State -v- McClure

Case law the absent of this showing charge must be drop. Pursuant to case law State -v- Funderburk I plead to an indictment that is a nullity. In which my case requires vacation. Unless when can get it to hebers court and have it all dismiss. I say this because of lies and cover up from the covert listening device and the video of tyson hall selling to C.I and this what I believe the C.I was an officer. I say that to fact my prelim was waived and the state fail to show that probable cause exists. What other reason would it be for them to waive my prelim. They work a deal out with Tyson hall. Yea thats it.

He never got arrested or violated on his probation. That makes since so they had Tyson hall sell an illegal drug to the C.I to have

probable cause to obtain a warrant. Then said crack cocaine being store or sold base off what they had him do. They obtain an search warrant by an illegal sell and buy they cause so how Tyson will obtain the crack to sell to C.I or police, doesn't say he brought it from me or the house. Now you see why prosecution suppress the search and seizure search warrant. Pursuant to U.S.C 2255 I ask the Supreme Court vacate my sentence. I just want the truth and I would be fine with that. This is hard time and stressful because the state is lying about the truth. This starts with the search & seizure warrant, then skipping over my prelim like I ain't requested it or demanded and for my lawyer at the time waive it and I say that because of the notice she wrote on the notice spoke w/d discovery waive which no one has told me what she meant & did by that but that sure don't say. Willie J Palmer waive it. All said and done just want it correctly done and for as my probation the judge is still require to issue a sign, witnessed time & clock citation since he revoke my probation in full. That what process if the right legal documentation. If my lawyer would have said I saw no proof of probable cause which I know he didn't if he said he did would me he ~~listening~~ listen to covert listening device and saw proof of surveillance if not that tells you something illegal was done then move to dismiss but he was

in on this with the prosecution. IF they don't show any proof of probable cause I strongly believe the Judge dismiss the charges. How you get probable cause but have nothing to support it or show. June 14, 2015 is being left out.

P.S. I don't think Stephen Wilson knew I was indicted. It doesn't make sense not to tell

Kindest Regards,  
Willie J. Palmer

me or to guess indictment. Something is not right. That's my gut feeling. Also Mr Daniel if I stand correct. For the police to carry out the search warrant. When the drugs left the C. I hands into the I person hands (which is the police) did it get tested to even see if it was crack cocaine which would mean it should be a chain of command & Drug report for June 14, 2015. Can't say how much was sold warrant didn't say nor what time warrant don't say or who receive it warrant only says I with no name. I figure all this out by working on my own case but I could be wrong but they would have show me. I want Supreme Court to make this right. I got help myself if no one will I just want to go about this the right way. Thanks You and please if you may forward this to whom so it can be follow when I request documents pursuant to breadth I get no respond.

**Price, Andrea**

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**From:** Hunter, James  
**Sent:** Monday, October 12, 2015 3:57 PM  
**To:** Price, Andrea  
**Subject:** Willie Palmer 2A offer

Andrea,

Your client is charged with Trafficking Crack 10-28 grams 2<sup>nd</sup> offense, PWID Marijuana 1<sup>st</sup>, and ½ miles. I will offer him a chance to plead to Trafficking Crack 10-28 grams 1<sup>st</sup> offense and PWID Marijuana 1<sup>st</sup> concurrent with a recommendation of the minimum 3 years. This offer will expire at the end of the month.

Eddie Hunter  
Assistant Solicitor  
7<sup>th</sup> Judicial Circuit  
[jhunter@spartanburgcounty.org](mailto:jhunter@spartanburgcounty.org)  
Phone: (864) 596-2575  
Fax: (864) 596-2386

10/14/15 }  
3:18pm }  
206-2310: mailboy full  
814-8876: mom said she would try  
to get in touch w/ him & have him  
call me.

3:49 - Client called; gave him offer. Said he  
wants to come talk to me. Made appointment  
for 10 am tomorrow.

10/15/15 - Clt did not show for appointment

**SEVENTH JUDICIAL CIRCUIT PUBLIC DEFENDER**

**CLAY T. ALLEN**  
CIRCUIT PUBLIC DEFENDER

366 NORTH CHURCH STREET  
SUITE 3000  
SPARTANBURG, SC 29303



Telephone: (864) 596-2561  
Fax: (864) 596-2284

21 September 2016

Mr. Willie Palmer  
316284  
PO Box 189  
Rembert, SC 29128

RE: Letter dated 13 September 2016

Dear Mr. Palmer:

In response to the above-referenced letter, I have sent you the entire contents of your file. As to the specifics of your preliminary hearing, my note on the notice is that it was waived. I have no other information.

Sincerely,

A handwritten signature in cursive script that reads "Andrea Price".

Andrea Price  
Assistant Public Defender

Willie Palmer 316284

WRCT

P.O. Box 184

Rembert SC 29128

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Daniel E. Sherrouse  
Clerk of Court  
P.O. Box 11330  
Columbia, SC 29211

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