

9-4-17

RECEIVED

SEP 07 2017

Dear Mr Daniel,

S.C. SUPREME COURT

Were have I've gone wrong.
Everything I've claim is truthful. Was
my appeal deny? Why are these violstion
done by the State not being dealt with.
How is it that yall are missing it.

The state and lawyer violated my right
to Preliminary hearing timely made and
demanded and I know for a fact they
have nothing to show I didn't demand it.
It is a violstion of statutory law 43-232
1962, 17-23-160 and 22-5-320. The

state did not show that probsble cause
exists at all because the illegally waive
my hearing. Why am I'm being denied. Is
it because they say I'm lying. I have
no reason to lie at all. I'm not asking
legal question Just honest question. How can I
do a Prima facie showing when the state
have given nothing favorable to me like
the law saids. Preliminary hearing is a
critical stage in the Criminal Process.

Why am I'm beins mistreated by our

System. What I'm being told is that it's ok for the State violate my right which was not there to begin with. It's ok for Andrea Price to lie under oath. It's ok for someone to forge my signature. It's ok for state to violate due process of law. That's what it looks like. I ask for an appeal that's is a right. This can't be America I'm living in. I love everyone whether there right or wrong but this is wrong. Where is the Equity of the Supreme Court of our State Constitution? The Statutory laws and Case laws are there to be follow not violated. I've told the God honest truth and provided what was given to me. What was held out or from me is on the state.

[The Supreme Court shall issues writs or orders of injunction, mandamus, quo warranto, prohibition, certiorari, habeas corpus and other original and remedial writs. The Court shall have Appellate Jurisdiction only in case of Equity and in such appeals they shall review the finding of facts as well as the law.] Every fact is their about my preliminary hearing being violated. The law refuse to address this issue or correct it. I want the law to do what's its call for. Violation of rule 37.

Blundshaw vs State (1965) + State vs Funderburk (1972)
these are the state case laws.