

RECEIVED

DEC 18 2017

To Whom it may concern; SC Court of Appeals

I'm filing for an appeal based on ineffective assistance of counsel based on the following arguments:

During trial I plainly and specifically told my lawyer to bring up the following facts:

1. I have two copies of (arrest warrants) with the same case number but two completely different addresses. (finger) "Burlington"

2. My warrant are two different copies but same case number; There are two different "John's" signatures on them. On ser. I say that "The Life Habitudes and the Judge I appeared in front of for Bond Hearing was John Paul Kelly Martin on Feb. 27<sup>th</sup> 2016." "Burlington"

3. The Defendant of this charge has no structured address

4. Also my search warrants were not signed by a Judge. "Inventory" to there were two completely different "Inventory" sheets neither were signed.

5. There was no "Inventory" on my sweatshirt that was alleged to have residue powder from firing of an weapon.

6. Also I filed a motion for a fast and Speedy Trial on February 22<sup>nd</sup> 2017 didn't go to trial until November 6<sup>th</sup> 2017 exceeding the time limit and no motion for extension was filed

Therefore the time limit exceeded the L.A.W.

7. Also was made to wait 14 months for a bond Reduction.

Thank You,

Terrance L. Bland

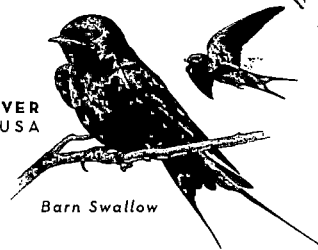
Thomas L. Bland 301793

Kirkland Reception and Evaluation Center, B-1 Room 47

4344 Broad River Rd.

Columbia, SC 29210

FOREVER  
USA



Barn Swallow

**RECEIVED**

DEC 18 2017

SC Court of Appeals

**RECEIVED**

DEC 13 2017

KIRKLAND R&E CENTER  
MAILROOM

**LEGAL  
MAIL  
ONLY**

South Carolina Court of Appeals  
P.O. Box 11629  
Columbia, SC 29211

SCDC  
Christmas  
Packet

2921181629 8012

