

State of South Carolina  
County of Spartanburg  
Willie J Palmer #316284  
Applicant,

v.  
State of South Carolina  
Respondent

In The Court of Common Pleas  
Seventh Judicial Circuit  
2016-CP-42-3561

Supreme Court of 2-6-18  
South Carolina.

**RECEIVED**

FEB 12 2018

S.C. SUPREME COUR

The final order was indeed dismiss with prejudice. This transcript was reconstructed to. There are missing conversation in this script. Why is it saying William J Palmer 316234. I do not know who that person is. I want it done properly right. What the court of General fail to know is that I've provide this court with fact and to show that I'm telling the God honest truth. The indictment does not at all say anything about a 2nd trafficking. That fact has been shown. I did try to appeal my case as well and this court knows that as well. I said in PCR transcript which is not mention that I tried to appeal my case. Far as my probation goes I was not advise that I would be facing a revocation of probation. If that was true why didn't my probation agent tell me I would be facing a violation. Instead she told me pay it off and ~~the~~ Pass the drug tests and that's what exactly what I done. Why didn't the Solicitor or probation officer issue a notice or a citation? This is not about time its about doing whats right. No I did not

testify that I had four other charge  
only 3 charge were dismiss. My first time  
seeing these indictments were when I file for  
a P.C.R. Why is that? The indictment aren't  
SIGN by a grand Jury. My preliminary hearing  
come way before a true bill. I never admitted  
to the judge informing me of a probation  
violation. Lets say the Judge did, why not  
inform me of this before court!? Andrea Price  
said under oath I requested a preliminary  
hearing then waived on my court date on  
Sep 3, 2015 at 3:30. That is the same day  
Andrea Price she made a request for the  
discovery. You request discover days or weeks  
before a hearing not on the same day. Andrea  
Price is lying. Anyone should clearly see through  
that. For probable cause to be shown means  
the state would have to show proof that Tyson  
Hall sold drugs to the C.I from the  
house I stay in. Did Andrea Price show any  
of that, No! We never met on Sep 3, 2015  
at all. No one show up for court that day and  
I was told it was reschedule. On that day  
in October Andrea Price call me in a back  
room and said police had probable cause you  
can go home now. Got up and left me there  
and that is the reason I fire her because

~~Dear~~

something didn't feel right about the way she acted and said without a Judge. There is nothing in her notes that says I waived anything. If so why she didn't put that on record? Why she didn't say that in the letter she wrote. Why did she write Spoke w/D discovery waive in which she admitted to with the letter she wrote. Me and Andrea Price never sat down and talk, when she wanted to I never show up. The document says that. It is my Counsel Job to investigate my case. That's why I paid him 6,000 to do. One month but never was violated at all. Counsel waited a couple of weeks before court to go over the warrant which is a major issue. Counsel fail to challenge the warrant. Counsel was ask by Rodney Richey why he didn't challenge the warrant. Counsel said I read over it with him and felt the need not to. Which is not mention. The search warrant wasn't against me but Tyson Hall. My Counsel said the plea was negotiated but that was alie. I would like to seek a review pursuant to Austin vs State 305 S.C. 453 (1991) and pursuant to rule 71.1 of SCRPC. What must I do. Just asking

Note that the Affidavit of discovery was file on the day of my Preliminary. How can Andrea Price go over something with me that she never had? Andrea Price was not prepare for my preliminary hearing as well. This Affidavit was ~~done on~~ <sup>sent out on</sup> Sep 3, 2015 then sign and accepted on Sep 4, 2015 by James E Hunter. I've said that my prelim hearing was cancel on Sep 3, 2015 which it was. Everything was done behind my back. Not once did I ever consent to waive my hearing. Neither Lawyer ever said or show me any arrest warrants. The search and seizure no knock warrant was all about Tyson Hall. If I wrong its because I played into the police trickery. All I ever wanted was this court to make this fair and right. If your going to convict me do it ~~for~~ truthfully with respect of the court system with honor. I did all this time in violation. That is a proving showing fact. I haven't lie about one thing since these issues came up. My proof are my documents in which the court didn't accept as proof. Why? They are lying. God Bless and thank you!

Kindest Regards  
Lorraine Palmer

STATE OF SOUTH CAROLINA )  
 )  
 COUNTY OF SPARTANBURG )

IN THE COURT OF GENERAL SESSIONS  
 SEVENTH JUDICIAL CIRCUIT

The State of South Carolina, )  
 )

**AFFIDAVIT OF DISCOVERY**

Indictment No(s):

Warrant No(s):

2015A42102019631966

v.

WILLIE PALMER, III

Defendant.

**PERSONALLY APPEARED BEFORE ME**, the undersigned deponent who being duly sworn, says that he/she copied the following materials and provided same to the Defendant's attorney of record by:

HARD COPY;  ELECTRONICALLY (e-mail);  MEDIA (CD, DVD)

DOCUMENT	Page No.	DOCUMENT	Page No.
<input checked="" type="checkbox"/> Solicitor's Reciprocal Rule 5	1	<input type="checkbox"/> Undercover Buy Report	
<input type="checkbox"/> (Warrant(s) or Ticket(s))		<input type="checkbox"/> Driving Records	
<input checked="" type="checkbox"/> Incident Report(s)	2-7	<input checked="" type="checkbox"/> Evidence &/or Property Sheets	13
<input type="checkbox"/> Investigation Report(s)		<input type="checkbox"/> Photograph(s)	
<input type="checkbox"/> Supplemental Report(s)		<input type="checkbox"/> NPLEX	
<input checked="" type="checkbox"/> Drug Report	23	<input type="checkbox"/> Video/DVD	
<input checked="" type="checkbox"/> Form B&C	10-22	<input type="checkbox"/> Tow Sheet	
<input checked="" type="checkbox"/> Defendant's NCIC (Rap)	20-21	<input type="checkbox"/> SLED Request Form(s)	
<input checked="" type="checkbox"/> AEO Invoice	24-30	<input checked="" type="checkbox"/> Seizure and/or Forfeiture	8-9
<input checked="" type="checkbox"/> Waiver of Rights Form (s)	18	<input type="checkbox"/> Booking Sheet	12
<input type="checkbox"/> Consent to Search Form(s)		<input type="checkbox"/> County Request Form	
<input checked="" type="checkbox"/> Voluntary Statement	19	<input type="checkbox"/> Chain of Custody Report	
<input type="checkbox"/> Written Statement(s)		<input type="checkbox"/> Meth Lab Worksheet	
<input type="checkbox"/> Indictment		<input checked="" type="checkbox"/> FIREARMS	11
<input checked="" type="checkbox"/> Search Warrant and Return	14-17	<input type="checkbox"/>	
<input type="checkbox"/> Canine Report		<input type="checkbox"/>	

TOTAL COPIED/NUMBERED: 30 DATED: 9-3-15

I, \_\_\_\_\_, attorney for the Defendant(s) or his/her designee, have reviewed the above-referenced Affidavit and/or documents and accept them as the response to the Rule 5/Brady Motion in this matter. I also accept service of the Solicitor's Reciprocal Rule 5.

Signed/Accepted this 4 day of SEPT, 2015.

P. Bruce Price  
 Attorney or Designee

Hunter  
 SOLICITOR'S OFFICE

SWORN to before me this 4th day  
 of September, 2015.

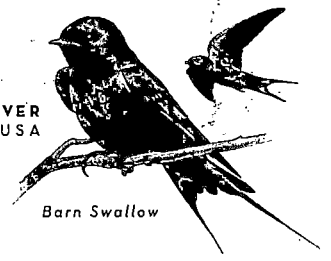
[Signature]  
 Notary Public for South Carolina  
 My commission expires: 7-7-2021

M. HOPE BLACKLEY  
 2015 SEP 14 PM 3:03  
 SPARTANBURG COUNTY  
 CLERK OF COURT  
 FILED

W.R.C.F. P.O. Box 189  
Reimbert, SC 29128

Supreme Court Justice  
Daniel E. Shearouse  
P.O. Box 11330  
Columbia, SC 29211

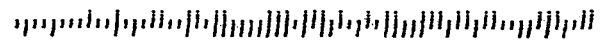
FOREVER  
USA

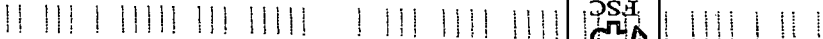


Barn Swallow

SCDC  
Christmas  
Packet

29211\$1330 BO99





THE DEPARTMENT OF CORRECTIONS HAS NOT CENSORED THIS ITEM. THEREFORE, THE DEPARTMENT DOES NOT ASSUME RESPONSIBILITY FOR ITS WRITTEN CONTENTS. WATERBEE RIVER CORRECTIONAL INSTITUTION, SOUTH CAROLINA DEPARTMENT OF CORRECTIONS.

**RECEIVED**

FEB 08 2016

**W. R. C. I.  
MAILROOM**

Y