

RECEIVED

2-23-18

Dear Supreme Court,

FEB 26 2018

This search warrant ^{S.C. SUPREME COURT} your getting is the main reason why I'm in prison and how my case begun. I want this court to know all information and evidence about this search warrant was left out my discovery and is the reason the solicitor + Andre Price waive my Preliminary hearing was to avoid the search warrant and showing if probable cause existed. This search warrant does not contain my name but the name of Tyson Hill. There is no way if the solicitor showed the Grand Jury this search warrant that they indict me. The solicitor first would have to show that probable cause existed to obtain this warrant. Am I'm right? Jame E Hunter would have to show proof, but this warrant was not shown to the Grand Jury or the court. Its not mention in the police report. This warrant is part of my case. Why did the solicitor suppress it. Nothing said on June 14, 2015 9 C. I brought from Tyson Hill on this date which led to the arrest of such and such. No evidence of this search warrant was viewed but it was requested. Never show up. The probable cause was not me as the arrest warrant say. Like I said and stand by it 100% as you

took four days to get arrest warrant. Why because they didn't know how they were going to charge me. Why is that so hard to believe?

The solicitor knew he couldn't show proof that probable cause exist so him and Andrea Price conspire together to waive my hearing. This warrant is the reason of my bond hearing I requested a prelim. What would the solicitor have to show.

~~The main thing is proof that Tyson Hill committed a crime at this address.~~ Which would have the judge say why isn't Tyson Hill in front of me. The warrant clearly said they watch Tyson sell and talk to the C.I. Proof that Tyson sold crack which the I person claim to have got.

This was a control buy meaning this crack have to be field tested to see if positive. There is no report if being field tested on June 14, 2015 at all. Everything

about this C.I and Tyson Hill was left out as if it didn't happen. That is not how the law works. Due process of law must be follow. Tell the truth then convict me don't

~~lie~~ lie about it. Neither lawyer went over any evidence leading up to this warrant. How could it get worse if Steve Wilson challenge this warrant. How can you say probable cause would be shown when it never was. Who can say that Tyson Hill even done such a thing.

Selling to a face he never seen before.

How do you instruct a C.I to buy from one person. The police had already set Tyson Hill and the C.I to meet at the name address. C.I had tyson hill number to call and meet. You see were I'm going with this. So how did Tyson Hill obtain the Crack if Crack to sale to C.I.? Warrant don't say he got it from that address. Only one other answer the police supply it to him which mean someone had to authorize it on paper or documented it. C.I use mark money which was issued to C.I to buy from Tyson Hill. If that true it have to be documented to date June 14, 2015 time I don't know. Quality means a lot but theres no say on the amount the C.I brought. One crack rock doesn't mean quality. Anything false or is a lie in this warrant changes my whole case. I won't know because I was rob of my preliminary hearing. Now they lying about it. I told them about the warrant at my PCR hearing everything I try to show and tell wasn't good, but they believe them and they show nothing. I'm talking about the final order. What way can make this right. The only way is for the Supreme Court do what it's

right according to the law and procedure.
Andres Price fail to mention anything about the
search warrant. She never had it in her
possession at all. Why did the solicitor
hold back evidence of this warrant?

I tell you why he knew it would favor
me especially if it don't exist, which I'm
say don't. If you suppress it that is a
violation. Am I ~~were~~ right. No evidence
to the warrant was given up. You can
clearly see it not in the police report. This
warrant is the main reason of my case. How
did the police know Tyson Hall would if did
sell to a C.I. I say that because the
C.I. was instructed to buy from along him.
If drugs being sold out of the name
address why not buy from anyone, Drugs
being their was clearly base off of
the police having tyson hall sell to C.I.
This warrant is the reason my Preliminary
hearing was waived. Though it was requested
timely made they didn't care probably
thought I wouldn't find out even though
I did all late. No knock warrants from
my understanding requires a prelim hearing.
Do you ~~act~~ actually think I would
request my hearing then consent to

wave it. No, Andrea Price is lying. What have

I've shown to ~~discredit~~ discredit her story.

The letter she wrote. The document showing discovery not provide box checks. Affidavit

discovery paper which was done on the day of my hearing. What she wrote ~~discovery with~~

Spoke with discovery waive in which she admitted to in the letter she wrote to me. I

know nothing about ~~to~~ 7-2-14 I was in New Jersey at the time of my brothers death.

All this base of Tyson Hall so why wasn't

he arrested. The fact is the police never had probable cause. Since I didn't get

my hearing it was because the solicitor

James E Hunter knew he would have to show the police had ~~probable~~ probable

cause but honestly he couldn't. Who to know if this warrant was illegally obtain or the

police done something illegal like supplying Tyson Hall with drugs to sell which have

to be authorize and sign date on June 14, 2015. Who to say this C.I was a C.I

and not some officer. Who is the ~~I~~ person not wanting to be known. Who is to say

Tyson Hall committed this crime. For this

warrant to be true and Probable Cause

Means Proof of Tyson Hall selling ~~the~~ ~~to~~
to the C.I. What I don't get is
why leave all this out. Solicitor is
require to give favorable evidence is that
why everything happen to me because this
warrant would wave questions to a Judge
of the court. Like I said I'm honest man
all the way threw. I'm at the end of my
bid and still going on even though I'm
being denied. I am right! Not one lawyer
seen any evidence of this warrant. If
they seen Tyson sell to the C.I I know
nothing of it. To make it clearly even
the waving of my Preliminary wasn't
in my discovery. I've had my sister find
the warrant in my email. At the time
I was in talk with another lawyer because
I felt lost. Mr Daniel you should receive
those email as proof. I fire andrea Price
Mr Daniel because I felt as she done
something wrong. I just didn't know
exactly. I had nothing to go off of.
Till I came here. Why is it a problem
just have it drop. Its the right thing
to do. Its fair. Do you ~~realy~~ really think
I would orally give up a right. No!

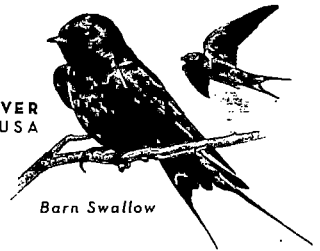
This how the law works? Can't be. The law I know is fair and right. Yes, mistake happens but this not a mistake. I was lie to and taken advantage by those who are to protect my rights. Since the PCR transcript was completely lost their should be a do over. Why, because yall don't know what was 911 said or how it was answer. That transcript was lost on purpose. That transcript contain proof of both lawyer lying. Mr Daniel you were a lawyer I've heard. You get this warrant first thing you would do is what? Investigate it, To make sure its true ask question review evidence. Look for holes and ect. Yall been doing me wrong tho. I just want something fairly done. I rest my talk. Thank you hope now you understand.

P.S. They rail,roaded me Mr. Daniel. Trick me into pleading under that I get 3 yrs no less no more. Believe me Please!

Kindest Regards,
Willie Palmer

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SCDC
Christmas
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