

The State, Respondent

v.  
Barrington No. Circuit Appellant.

S.C.D.C. # 375088

I am appealing on the grounds of several reason(s). The major reason I am appealing first and foremost is simply because my constitutional rights were violated under the 4th Amendment (Search and Seize) that directly shows that there was not only a illegal search and seize but a search was done without a warrant, in a establishment that wasn't in my name, which lead to a "arbitrary arrest". My arguement is not the fact that they searched the establishment, my arguement is the fact that when they did search it, they found the guns, (NOT ON MY PERSONS) and even after it was found, after forensics testing, my prints nor was any of my DNA found on it. In commission of all these "hideous allegations" against me, there was another party who gave consent by saying the guns was theirs. For 3 whole months, investigators gave idle threats to this person by telling them that they was gonna get time which was validly a use of corcein, which shouldn't been used. In vestigators received a call from a "unreliable C.I." which in the past, they had received several other calls about me and have been wrong several times about me doing any illegal activity. In reference to this, their was also some corcein used when I was told by my own attorney, that she didn't think that she could beat it and even if she could, the

**RECEIVED**

MAR 05 2018

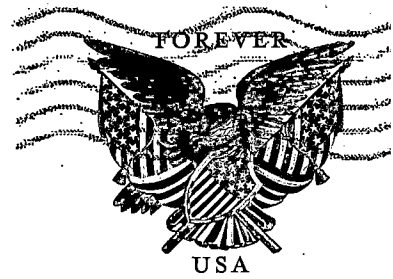
SC Court of Appeals

Feds would definitely pick it up. She also told me that I would get 7 to 8 years if I didn't take the plea. By me knowing that I didn't commit any crimes, I truly felt in my heart that I could get this case dismissed because there was nothing that connected me to the charges that I was charged with. When all was said and done there was so many hideous allegations that were made like I supposedly threaten to kill the judge just to give my case a massive overweigh just so I would be in the spotlight through all of Barnwell County administrative officers and officials. I was moved to another county because of this alleged comment, and still end up going in front of a Barnwell County Judge!! That was not only a lose, lose situation but a one way ticket to getting a maximum sentence once convicted. My only other fight I had in this case was a witness, but once I was moved to another county I had no access to use a phone so that left me in a position to not be able to contact my witness. My only other option was to take a plea because I felt my life was in danger by being put in the custody and spotlight of Barnwell County officers and official. When court time came, I was told if I took a plea that I would receive a non-violent sentence, and that turned out to be untrue like everything else pertaining to this case. My grounds for appeal are very valid and I feel this is enough to argue up a appeal. Thank You.

Barrington Grant 375088 C2-28

COLUMBIA SC 29202

01 MAR 2018 PM 4 L



Mailroom  
Kirkland Correctional Institution  
4344 Broad River Road  
Columbia, S.C. 29210

**RECEIVED**

MAR 01 2018

**KIRKLAND R&E CENTER  
MAILROOM**

20211-162929

South Carolina  
Courts of Appeals  
P.O. Box 11629  
Columbia S.C. 29211

**RECEIVED**

MAR 05 2018

SC Court of Appeals

- SCDG  
Christmas  
Packet

