

RECEIVED

Daniel Shearouse,

MAR 07 2018

3-5-18

S.C. SUPREME COURT

Let me mention that I also made this argument about the full discovery as well in my PCR hearing and documents. I'll said I need proof well that warrant is proof enough to show that the solicitor violate brady law. I'm hearing something about the fruit of the posion doctrine. Don't know much about it but the stife did not show any evidence that Tyson Hill committed a crime. None whatsoever. Before charging me you did not show anything that a crime was committed at the same address at all. Law of due process must be follow. Correctly, am I'm right. You don't charge the one who committed the crime but charge the one afterward. Believe me or not that was force on me. Since the transcript all of sudden got lost it is a part of my PCR records. As the Supreme Court states that would require a do over. In which I'm most certainly want and ready for. Like I always said I have no reason to lie. That PCR transcript is a big key to this as well now know one knows what was said but I do remember.

Kindest Regards
Willie Palma.

RECEIVED

MAR 07 2018

3-5-18

Dear Chief Justice Judge,

S.C. SUPREME COURT

My name is Willie J Palmer and I'm currently serving time at Waterlee Prison. My family has email you but haven't heard anything back from you. First I would like to say that my PCB transcript got missing. That transcript is a part of my appeal from my PCB hearing. I made all argument from the violation of my preliminary hearing, brady law, suppressing of evidence, constitutional and forging my signature on the sentence sheet. Everything I've said is the God honest truth. Even the indictment which were done 9 months after my arrest. Now the state did not show any evidence that Tyson Hill commit a crime at 222 broadview Dr as the warrant said he did. That evidence has been requested over and over but still has not turn up. You used this no knock search warrant to enter the address I live at. I requested a timely made preliminary hearing and it was violated. I've provided every document showing I had a schedule hearing with the date and time. I never had Prelim on sept 3, 2015 and was told by a clerk that it had been cancel. Come to find out it had been waived. Not by me but by the public defender and the solicitor. I would never do such a thing. Waiving

my prelim when I know for a fact the search warrant has nothing at all to do with me. The Public defender Andrea Price I had fire her because I felt like she did something wrong. At the time I did not know it was waived. The lawyer I hire did not know either because nothing about my prelim or the warrant was in my discovery. They hid it until I pled and came to prison. I did not know until I file for a PCB. By violating that right means court of GS had no jurisdiction to try me. That's what the statutory law 22-5-320 says. Now Andrea Price said I consent to waive my hearing but has no proof at all to support her story. She said that under oath. Which she Andrea Price lied under oath. When you consent to doing something you do it in writing am I'm right. How can you say I did something with no proof. She even said me and her went over my full discovery that is another lie under oath. Andrea Price on Oct 15, 2015 is the one that told me police had probable cause. That was for the court to ~~to~~ ~~may~~ make that call am I'm right. The Public defender work against me not with me she did not protect my rights and I have proven that. I never said I consent to anything Judge.

That's God honest truth. They violated my preliminary to avoid the search and seizure warrant. The solicitor knew he would have to show the magistrate that Tyson Hill committed a crime and by statutory law its require that the accusing officer testify at the prelim. Who would he have to testify of and show proof ~~of~~ of Tyson Hill committed a crime. That was the purpose of my preliminary is can the state show that probable cause exist. They never did Judge. Matter of fact I didn't even have a assign preliminary--Judge either. They had already plan for me not to have my hearing. The answer is why? The answer lies in the Search & seizure warrant. My whole case is ~~been~~ hid behind this warrant. It was never submitted to the court for a reviewing, didn't make it to the court at all. The solicitor never pursue charges against Tyson Hill. He never was arrested, question or his probation never got violated, but yet he committed a crime and was watch by the police doing it, and they did nothing. Watch C.I give Tyson Hill the man/c money for crack and do nothing. Whats wrong with that picture. Alot.' I'm doing this time

so I deserve the truth. The solicitor clearly suppress evidence when Brady law require solicitor to give full discovery. That's law! I've spoke and I've shown all that I was given and one thing for show is I couldn't give anything about the search warrants because its as if don't exist at all. That's crazy but its true. I just want to understand and get this over with. Would that be example of the fruit of the poison doctrine I'm hearing about. My thing is if your going to convict me don't lie about it do it fairly according to the law.

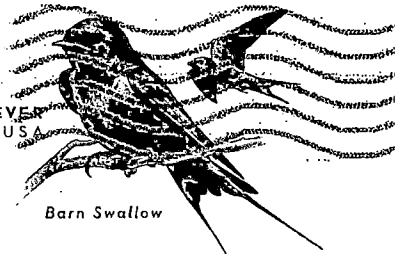
kindest regard,
Willie Palmer

Willie Palmer 310207
W.R.C.I P.O. Box 189
Kembert, SC 29128

COLUMBIA SC 290

05 MAR 2018 PM 2 L

FOREVER
USA



Barn Swallow

Supreme Court
Chief Justice Judge Besty
P.O. Box 11330
Columbia SC 29211

SCDC
Christmas
Packet

29211-133030

