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Dear Judge bestty,

S.C. SUPREME COURT

With respect your honor I have many concerns and just want answers. My main concern has been and still is the waving of my preliminary hearing. It was timely made and requested. Andrea Price admitted that is was under oath but then said I waive it on the day of my hearing. She admitted that she wrote on the preliminary notice spoke wld discovery waive. That does not say she spoke with me. I have provide thst as proof. Their a problem tho the PCR Transcript all of sudden got missing or my lawyer Rodney Richey said court reporter lost it. Honestly I'm not buying that then it took nearly a whole year for the order. The Judge of the PCR hearing said, Once an indictment is true bill their is no preliminary hearing, however that is true but at the time their was not indictment these indictments came ~~after~~ 9 months after I was arrested. That means the Court of General Session was in violation to accept my guilty ples which make the indictment null, which are void. There are ~~not~~ no facts that said I waive my preliminary and

I wouldn't base on the facts about the Search and Seizure Warrant which my sister email to you. Its being said that I pleaded to a 2nd offense of trafficking but how is that when its my 1st trafficking charge ever. Its said that the indictment charge me with a 2nd but the indictment clearly does not say I'm being charge with a 2nd at all and to the fact its not even sign by a Grand Jury either. If its true bill then why not have the signature of a Grand Jury? Who can say these indictments are legal. Who can say that the preliminary Judge would have dismiss my case.

There was not a Magistrate Judge even assign to my preliminary hearing. That said they the Solicitor James E Hunter and Andrea Price already had plans to make sure I didn't have it. That's why I went ways with because I felt like she done something wrong. I was right to everything about my prelim was unknown until I did the P.C.R. and it wasn't in my discovery but only in the hands of Andrea Price and the Solicitor. Preliminary Examination doesn't say anything but only have Andrea Price and James E Hunter names on

it. Not even sign by the magistrate Judge / there was no Judge and beside it's the Judge call to determine if probable cause exist. Not ~~sett~~ solicitor or Andrew Price. Its contain no remarks or even my name but she clearly said I waive it. Other than her words she have nothing. I've provide documents and would say P.C.R transcript but can't. The whole time I was told if I take the plea all I get was 3 yrs. No more or less than I can get up to ten. I was not told I be in court for a probation violation in which was not said until court started. I was not issue a notice or a citation about it before my court date. In fact my probation agent didn't violate me at all the Judge did. I was allow to continue my probation and paid off my ~~cost~~ court cost and paid off my supervision fee off in full and pass all my drug test and I did that 3 or 2 months before court and my agent said I was good since I was done with everything but having no supervision to paid it's saying I'm off but somehow Judge Kelly still revoke me in full. I still don't understand that. Is that right?

One thing I know for a fact that solicitor James E Hunter did violate Brady law due to the fact of the ~~see~~ search and seizure warrant by holding evidence which was requested and which could have been favorable to me. I made this arguments but seems as I'm wrong but one thing I know is I get no answers about the Search Warrant.

I just want things done right and law of due process follow. I'm at the end of my bid which was done in vain but I just want fairness.

A chance to fight. I did not knowly waive my right to direct appeal either.

I ask my lawyer and public defender office before 10 business days but didn't get it. When thing went wrong at court I already knew I was but was told to write it on the computer. I did that too. Wrote on their 3 times

before I left the county. If you can do something please do. Thank you have bless life. Forgot to mention this.

There is no document showing or saying that on June 23, 2016 I was in court for a probation hearing. I was only there to plea. Now the agent that was there was not my

probation agent. Don't even know her. Well she gave two false statements against me. She said I fail a drug test for weed. That was a lie and told Judge Kelly I been on probation 3 or 4 time that was a lie. I have proven that as well and still nothing. You can't give a false statement under oath at all. Plus I don't know who file she was reading off the computer because if she was reading the right file it would have said I fail the intake drug test for cocaine which doesn't count and I've only been on paper work 2 times. Plus she would have seen it that my probation was paid in full and that I pass and completed all drug tests. Proven Facts! Judge Kelly terminated my probation then full revoke me but if I'm understand this right wouldn't that be double jeopardy? ~~You~~ Judge Kelly terminated it the started it over again meaning you just charge me with the same charge? Once you pay off your supervision fee and you not reporting any more and yes thats the case how is it possible to fully revoke. The P.C.R Judge said he has nothing to do with what calls other Judges make. Its in transcript

but remember its missing. An indictment can't be true bill until the prelim has been had. Thats law. Statutory law at that. Honest to God I have should I didn't do such a thing. Put it like this if Andrea Price would have done her job I would have not fire her. I would have stay with her and save my money. The same deal was 3yrs run concurrent if I plea. By the way the solicitor didn't even mention that either to Judge Kelly in court of the deal. Wouldid that be breach of contract too? I never reject ~~and~~ any ~~deal~~ deal Just didn't know if I wanted to take it to trial or not. I have always been concern about the search & seizure warrant. Can't you see I had to get it from my email because solicitor didn't want to send it to me. Like I said it was not even in my motion discovery. I wonder why? Tyson Hill sold to this C.I on June 14, 2015, why didn't they hit then when they watch the whole thing. ~~the~~ Watch C.I hand Tyson Hill the Mark money. That was a possession with intent to distribute which mean that warrant should have been executed within 24 hrs. Its a lot of BS behind that warrant which started all of this mess. Judge

I want a do over. 9 out of 10 time  
when a transcript is missing a do over is  
require that what supreme court say.  
Look at the documents I sent Judge please  
in the name of Christ even look at the  
documents I sent to Mr. William Campbell  
the ~~displeas~~ disciplinary counsel as well.  
You know what Andre Price wrote a  
document to a Judge but it only said  
dear Judge. No name of a Judge.  
Which then always a Judge assign to  
your case but sense I had a time and  
date of hearing them should have been  
a Judge. At my road call hearing on  
the document that day the box was  
check discovery not provide. Supreme  
Court got that two. Why is that and  
to the fact Judge both lawyers Andre  
Price and Steve Wilson said they went  
over the full discovery with me under oath.  
That is a lie. No evidence was shown pursuant  
to the search warrant. None! Right is Right  
and that's all I care about. This is not  
about the time I done it now it's about doing  
what the law is call to do.

Kindest Regard,  
William S. Palmer

Willie Primer 51028-7

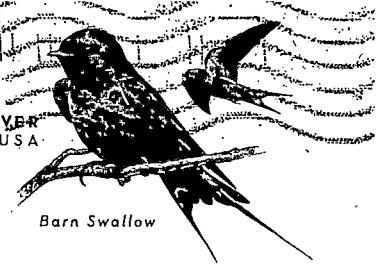
W R e I P.O Box 189

Aembert, SC 29128

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USA



Barn Swallow

Suprem Court  
Chief Justice Bestler  
P.O Box 11330  
Columbia SC 29211

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Christmas  
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