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S.C. SUPREME COURT

2018-000369 Why didn't Steve Wilson challenge this warrant? Since they the state did not show that probable cause exist. Is it because my lawyer at the time was working against me instead for me. We already know Andrea Price was working against me. That can't be discredited. Back to this warrant as I've said it how all this begun. Is it possible that a C.I can sell to a C.I. Not once did this warrant say Tyson Hall purchase drugs from the name above address then sold to the C.I, so how do someone get away with selling crack in the police face. The only way is that person is a C.I too. What is legal to that. Or the police were targeting someone which is a violation you can't target someone base off someone else doing. Was the police targeting me threw Tyson Hall? Who knows but one thing for sure he never was arrested nor the city funds recover far as I know. Now this surveillance maintain. I wonder what kind of surveillance was a video in progress during all this or plainly just watch. I'm say plainly

Just watch. No video because it would show Tyson Hall committing a crime and to the fact the police had him sell to this C.I. friend of his. Probable cause didn't cause itself the police cause the probable cause. I say that to the fact that of what happen in 7-02-2014. Ordinarily to have probable cause they had to get a buy, but notice this on 7-2-14 there was no sale or buy. Mmm??? So how you execute that warrant? See its very clear they were ~~by~~ targeting which is a major offense. That warrant was probably sign by the same judge. I bet on it! What was the solicitor involvement in all of this. Jame E Hunter is involed. I believe in fairness but being crooked, dirty and foul just trying to get a case, naw! I don't believe in that. Things you can't discredit. The fact the warrant is not in my discovery period. Fact June 14, 2015 is not mention period. Fact not in police report. Fact no evidence was show to support the warrant. Fact Tyson was never arrest. Fact the I person didn't want to be know'n, I say that because something illegal was done. For example, why not say I officer Tom recover the crack?

Then the I person supposedly field tested the Crack from the C. I. For that to be true it has to be documented and process. That would be following due process of law. Dated June 14, 2015 sign and witnessed. These laws are there to be followed by the ones that work the laws not violate them. That also would show the police ~~eg~~ supply Tyson the Crack to sell. All this happen and case is strong why waive my preliminary hearing. For one the accusing officer by statutory law is require to testify at the ~~Pre~~ Preliminary. What would the accusing officer testify. First and far most he or she would have testify against Tyson Hall but to avoid that means you would have to stop my Preliminary hearing in which they did. What reason do I have to lie about any of this. 19 months of my life is already gone in which I can't get back. I want you to notice that on the final order it said I consented to waive my hearing. When you consent to something its done in writing. Why because it is proof that you consented to do such. Once its in writing now that heard to deny but its not because I never did.

that consent means I will be Palmer's
consent to and then its sign and documented.

~~That's how that process goes~~ How can you believe
Andres Price story to be true. The court just
refuses to use the documents as evidence as
my claims of these issues. Court of general
Session was in violation to accept my plea.

Due to the violation of my Preliminary hearing.
And some others. Did the Solicitor cooperate
with the rules of the discovery. No, he did not!

Both lawyer know that and yet did nothing
to protect me from things like this happening.

The best way to handle this is to
allow me to fight for what's right. There's
only two conversations Tyson Hill and the C.I.

One at the location. Were at the house
and or in the street. All I'm gone say is

please Judge fairly. This warrants is why
all this happen. They thought I wouldn't request a
preliminary because most people don't. Once they knew

I did the plan for them all the time was to lie and
cover it up. It's common since. You should be
able see right threw this. If Tyson Hill never

made this sell then this warrant is not true. I
say that to the fact he wasn't arrest, nor his probation
violated nor did solicitor pursue charges against him

and that reason would be because he was a C.I
which paper work is done on that too. which would

mean the police legalize the crack to be sold to Tyson Hill, but if your setting someone up why not get Tyson to buy?

For Tyson Hill to get off his charge which he had pending at the time mean they would have to find something.

The crack in the closet on the top shelf in the right corner which somehow appear by the bedroom door. The pictures I seen in June show that along with someone else in my room while I was in the tub. Well those digital

picture never made it to my discovery either. I'll never ~~let~~ let something like this happen to me. Now that I know a little bit of the law. To deny me is simply wrong and unfair for a court that makes sure people get fairness.

An emergency hearing would be nice or dismissing my case pursuant to State vs McClure would be fine as well. If you was my lawyer Mr. Daniel this case be simple to you. Think like a lawyer. Thank you stay bless.

kindest regards,
 Willie J Palma