

RECEIVED

Dear Judge Beatty,

MAR 22 2018

3-19-18

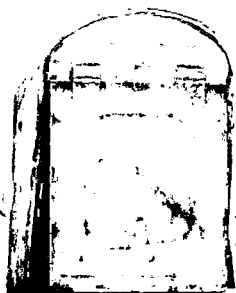
My family have been trying to contact you from my email address. I've been fighting this since 2016 when I found out that my preliminary hearing was waived. I fired Andrea Price because I truly felt she did something wrong. She had me a good deal and all but I knew something wasn't right when she told me the police had probable cause. That wasn't her call to make. What lawyer sides with the police when they are representing you anyway. Like I said she Andrea Price waived my preliminary hearing. I did not ~~at~~ at all do such a thing. It clearly says in law a Grand jury can't true bill an indictment until after the prelim. I never had it ~~at~~ at all and it was requested and timely made. She even said that at my PCR hearing but transcript missing. I hate that things like that don't happen very often. I also don't like that the foreperson didn't sign the true bill indictment. This is a legal document and should be signed just like the ones I had in the past. There are no documents that says I waived it none whatsoever. I was told that all my charges were waived to General session. It wasn't done by me or the magistrate. The magistrate didn't even know but said the Solicitor handles all that. Then ~~year~~ I get my case report and it says 4/18/16 case not indicted but they said I was indicted March 25, 2016 9 months later after my arrest. These reports should say the something.

If I'm wrong but how can I be when I'm looking straight at it, In which my people have email to you. She Andrea Price wrote on the preliminary notice "Spoke w/D discovery waive" and admitted to thst's what she wrote and I sent that to clerk of court as proof. How do you deny that? The supposedly indictment does not say that I'm being charge with trafficking 2nd. Law ssids indictment must contain the elements and nature of the charges but how ~~for~~ the Grand Jury would charge me with a 2nd and the Solicitor can not be a witness either. The Solicitor must show the Grand Jury that probable cause existed to arrest me and to justify that would be to present the no knock search & seizure warrant to Grand Jury but do you think that happen, No! If you need to see what all I submit to use as proof please review it. That's all I ask Judge I can accept my time but its hard to accept something that wasn't you and then force to take. They trap me. They never look for Tyson Hill and he was on probation at the time he supposedly made the sell to C.I. I don't know because no evidence at all was show to support the warrant. I just want to see this evidence and I want the truth. I've done the time your honor I at least deserve that.

Kindest Regard,  
Willie J Palmer

This address book has been especially prepared

# JUST FOR YOU



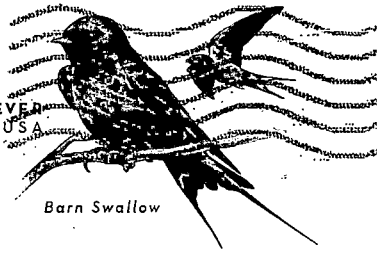
Willie J Palmer 310484

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USA



Barn Swallow

Chief Justice Judge Beatty

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