

The Honorable Daniel E. Shearouse  
Clerk, Supreme Court of S.C.  
P.O. Box 11330  
Columbia, S.C. 29211

**RECEIVED**

JAN 09 2018

**S.C. SUPREME COURT**

Honorable Daniel E. Shearouse

I'm writing you this letter because on January 5, 2018 my Post-Conviction Relief application was denied and dismissed. I was advised that I have twenty (20) days to file a pro se explanation as to why I believe that the determination by the Post-Conviction Relief court was improper. Well here's a copy of my pro se explanation to why I believe that the determination by the Post-Conviction Relief court was improper

January 24, 2018

151 Kenwood Bright  
Mr. Kenwood Bright #273013  
Kershaw Corr. Inst.  
4848 Goldmine Hwy  
Kershaw, S.C. 29067

**LEGAL**

Bright-273013

State of South Carolina  
County of Marlboro

Kenwood Bright #273013  
Applicant

v.

State of South Carolina  
Respondent

In the Court of Common Pleas  
For the Fourth Judicial Circuit

Case No: 2016-CP-34-00260

Pro se Explanation  
**RECEIVED**

JAN 30 2018

This matter comes before the courts as a Pro-se **S.C. SUPREME COURT** Explanation as to why I believe the determination by the Post-Conviction Relief Court was improper.

On December of 2016 I filed a Post-Conviction Relief application with Marlboro Clerk of court office

In January of 2017 I wrote Dillon County Public Defender's office to receive a copy of video interview of my co-defendant's statement. Dillon County Public Defender's office sent me a copy of my motion of discovery. When I received the copy of my motion of discovery I saw for the first time the supplement report that was done by the prosecuting officer the day after the grand jury had met, my indictment and the chain of custody

In October of 2017 the Respondent put a motion to Dismiss as well as a proposed Conditional Order of Dismissed. Once the Respondent had put the motion to Dismiss as well as a proposed conditional order of Dismissed in with the courts my counsel contact me and inform me of the Respondent motion to Dismiss as well as a proposed conditional Order of Dismissed. When my counsel had informed me of all of this I informed my counsel that I would like to

**LEGAL**

Bright-273013

amend my Post-conviction Relief application based on new discovered evidence that I had discovered back in January of 2017.

Exhibit one (1) is the defendant's acknowledgment sheet my trial attorney had me to sign four (4) months before I went to trial.

The defendant's acknowledgment sheet showed all the discovery material my trial attorney provided me with before trial.

With Exhibit one (1) you can see that the supplement report, my indictment and the chain of custody is all new discovered evidence to me

Based on S.C. code 17-27-45(c) the Applicant have up to one (1) year after discovering the new evidence to file the new discovered evidence. Applicant and his counsel filed the new discovered evidence in a timely manner. This new discovered evidence can change the result if a new trial was had, This new discovered evidence has been discovered since the trial and this new discovered evidence is material to the issue of my guilt or innocence.

The determination by the Post-Conviction Relief court was improper because the applicant evidentiary hearing was denied and dismissed

January 24, 2018

151 Kenwood Bright  
Mr. Kenwood Bright #273013  
Kershaw Corr. Inst. /RHU 74  
4848 Goldmine Hwy  
Kershaw, S.C. 29067

FOURTH CIRCUIT PUBLIC DEFENDER'S OFFICE  
 Myesha L. Brown, Assistant Circuit Public Defender  
 P.O. Box 37  
 Bennettsville, South Carolina 29512  
 (877) 225-2922 (toll free)  
 (800) 670-6375 (fax)  
Circuit4pdbrown@att.net

**DEFENDANT'S ACKNOWLEDGMENT**

I, **KENWOOD BRIGHT**, acknowledge receipt of the discovery documents relating to the following warrant numbers:

1. Warrant I-078698/ Murder

Please be advised that our office received the above warrant numbers discovery materials on November 13, 2008.

The discovery materials received are as follows:

1. Copy of Warrant I-078698 Murder
2. Copy of Incident Report
3. Copy of SLED Report dated July 31, 2008
4. Copy of SLED Forensics Services Request
5. Copy of Evidence Transfer Sheet
6. Copy of Fugitive Case Adoption Request
7. Copy of Criminal History Record
8. Photos- not very clear copies
9. Copy of 3 Year Driving Record
10. Copy of Booking Report
11. Copy of Fax from Dan Blake dated 12/8/2008
12. Copy of Patient Report of the deceased

By signing below, I hereby acknowledge receipt of the materials referenced above listed as 1-12 on the date listed below

*Kenwood Bright*

11-13-08

Kenwood Bright

Date

State of South Carolina  
County of Marlboro

Kenwood Bright #273013  
Applicant

v.

State of South Carolina  
Respondent

In the court of Common Pleas  
For the Fourth Judicial Circuit

Case No: 2016-CP-34-00260

Certificate of Service

I Kenwood Bright do hereby certify that I did on this date  
serve the Pro se Explanation upon the Honorable Daniel E. Shearouse  
by depositing a copy of the same in the U.S. mail, postage prepaid,  
addressed as follows

Honorable Daniel E. Shearouse  
Supreme Court of S.C.  
P.O. Box 11330  
Columbia, S.C. 29211

January 24, 2018

/s/

Mr. Kenwood Bright #273013  
Kershaw Corr. Inst./RHU74  
4848 Goldmine Hwy  
Kershaw, S.C. 29067

Mr. Kenneth ...  
Ershaw Corr. Inst. / RHU 74  
848 Goldmine Hwy  
Ershaw, S.C. 29067

The Honorable Daniel E. Shearouse  
Clerk, Supreme Court of S.C.  
P.O. Box 11330  
Columbia, S.C. 29211

Bnght-273013  
**LEGAL**

**RECEIVED**

JAN 25 2019

FBI JUSTICE CENTER S.

RECEIVED

WARDEN

800...

...

... DOES NOT ASSUME RESPONSIBILITY ...