

RECEIVED

CP-2016-42-3561

MAY 14 2018

Chief Justice Beatty

S.C. SUPREME COURT

5-8-18

I'm going to list every ~~statute~~ statutory law, constitutional law, and case law that was indeed violated. I'm also going to enclose copies of my signature as well because I didn't get to sign my ~~st~~ sentence sheet because it was not present at the time of my plea. My uncle Benny Palmer said you're a fair Judge. My mother is dying Judge. My people have tried to get in touch with you as well and it's been over 30 days too Judge. I'm also going to send you the letter when my lawyer said the transcript got lost somehow. If this indeed is judged by the laws of court, here are the ones that were violated. Pursuant to my preliminary hearing, 17-23-160 and 22-5-320 operate together to restrict the mode of waiving the right to preliminary Examination. I made this argument at my PCB hearing but at the end the Judge said he has nothing to do with another Judge's discretion. If you ask me I won't back up every issue as well. State v. Funderburk 259 S.C. 256 (191 S.E. 2d 520. A demand for prelim. timely made. An indictment return before the Prelim. hearing is a nullity. Indictment were done 10 months after my arrest. That also violates mul 6 amendment due to Andrea

price did not represent at my prelim because no one show up but me. I was told it was cancel and set for another time.

However that was a lie. There is no waiver or any document that says I consented to anything. Pursuant to State v McClure 277 S.C. 432, 289, S.E. 2d. Absent of this showing charges are to be discharge (1982, State v Wheeler (S.C. 1972)

S.E. 2d 515 Acts of a Court with respect to a matter as to which it has no jurisdiction are void. It is that it be vacated or corrected pursuant to

28 U.S.C. 2255 for the reason the state fail to show that probable cause existed and to the fact the state has not furnish a waiver of Preliminary hearing. Prosecution fail to present a waiver of ~~independent~~

presentment of grand jury that is require by 17-23-130 + 17-23-140. No waiver.

presented to why I have no answer. There is not one document that says or inform me that I was indicted. Search + seizure no knock warrant, were is that evidence.

The search warrant is how all this begun.

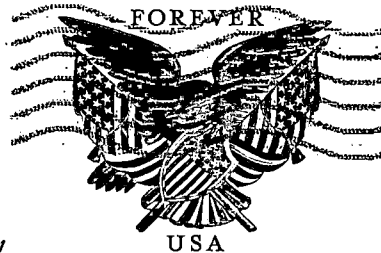
Tyson Hall who supposley sold to an C.I. 22-5-360, 17-23-162, 413-232 all violation that occurred. I ask this

to Judge according to the laws. I was
mistled believing that everything was right
but I was fooled. Please is s/1 T 9515
Thank you very much.

Willie J Palmer
W. R. C. I P.O. Box 189
Membert, SC 29128

COLUMBIA SC 299

11 MAY 2018 PM 2 L



Chief Justice Don Bertty
1231 Gerugis St
Columbia, SC 29201

29201-320631

