

To: The Supreme Court of South Carolina

From: Clarence Logan JR, 223087

Evans Correctional Institution

606 Highway #9 West

Bennettsville SC 29512

RECEIVED

JUN 25 2018

S.C. SUPREME COURT

Appellate Case No. 2017-002390

pro se response from Petitioner:

Added argument,

Extortion Claim, my Counsel failed to obtain the audio tape recording evidence of extortion when the state witness asked defendant to give them money to drop the charges. By playing this tape that Counsel refused to play, this would not be a conviction. Defense Counsel knowingly allowed the prosecution to withhold a key piece of evidence.

Court, I'm asking that you really read through this transcript and see that this story is so made up, a blind man can see that this never happened. I the petitioner, is about (45 days) from finishing this sentence. I'm asking for a new trial, yes even though I'm this close to finishing the sentence. I'm not guilty of these/these charges, that I have been convicted of. I'm asking the court to dissect through this transcript and see all the perjured statements told by the state witness.

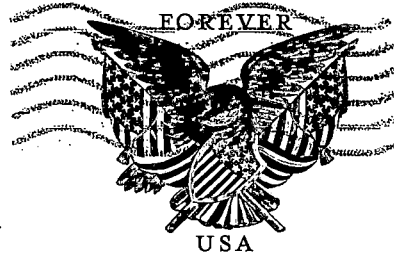
As you know that the whole SC state prisons  
are currently on lockdown, I have no access  
to the law library to prepare this response accordingly.  
I pray that the Court see the inconsistent lies told  
and the ineffective assistance of counsel and overturn  
this conviction or just give me a new trial.  
I do stand by the issue presented by Wanda H. Carter,  
but don't understand why it holds no merit in her  
beliefs.

Thank you,  
Cherise J. J. J.  
#223087

MR. Clarence Logan JR 223087  
Evans Correctional Institution  
610 Highway 9 west  
Bennettsville SC, 29405

COLUMBIA SC 290

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The Supreme Court of South Carolina  
Daniel E. Shearouse, Clerk of Court  
P.O. Box 11330  
Columbia, South Carolina, 29211

29211-133030

