

Ladies and Gents. Of The South  
Carolina Supreme Court. This is my  
Pro Se response to the petition

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AUG 27 2018

S.C. SUPREME COU

filed by Robert M. Dudek.  
I feel this court should look  
into the facts of this case against  
me. My Constitutional Right as a  
Citizen of this country has been  
blatantly violated. The 4th Amend.  
gaurantees an individual to be free  
from unreasonable searches and  
seizures U.S. Const. Amend. 4 S.C. Art I, §10,  
to claim protection under the 4th  
amendment of the U.S. Const. The defendant  
must show that they have a legit-  
-imate of privacy in the place searched  
Rakas v. Illinois 439 U.S. 128, 143, 99 S.Ct  
421, 430, 58 L.Ed 2d 387

①

A legitimate expectation of privacy is both Subjective and Objective in nature; the defendant must show

- ① he had a subjective expectation of ~~not~~ not being discovered and
- ② the expectation is one that society recognizes as reasonable. Yes I feel I had a subjective expectation of privacy and not being discovered.

②

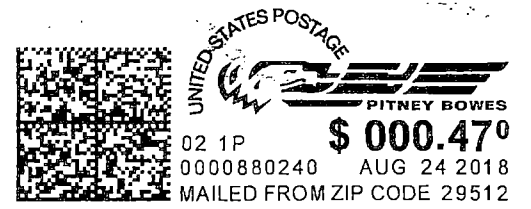
Society should recognize this as being reasonable because neither

my name nor my residence were reference to law enforcement by the C.I., the C.I. never entered my home nor did the drug buy take place on my property, As ofc Lawson admitted how can there be probable cause when law enforcement supplied mark money to an informant allow him to call someone he knows and set up a drug buy Then have the audacity to say they had complaints from people in the community about drug activity at my residence. And to make matters worst the Magistrate Judge issued a search warrant for my home and Ofc Wright stated the drug dealer could be either 1 or 2 different individuals

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COLUMBIA  
SC 290  
24 AUG '18  
PM 31



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Daniel E. Shearhouse Clerk of Court  
P.O. Box 11330 SCDC  
Columbia S.C. 29211 AUG 22 2018

29211-133030

