

TIMOTHY O. HEAD #303482
KIRKLAND CORRECTIONAL INSTITUTION
RtE F3-144
4344 BROAD RIVER Rd.
COLUMBIA S.C. 29210

RECEIVED

AUG 27 2018

SC Court of Appeals

AUGUST 22ND, 2018

SOUTH CAROLINA COURT OF APPEALS
ATTN: V. CLAIRE ALLEN, DEPUTY CLERK
P.O. Box 11692
COLUMBIA SC 29211

RE: STATE V. TIMOTHY HEAD
APPELLATE CASE No. 2018-001441

MA'AM

I AM RESPONDING TO THE LETTER THAT YOU HAD MAILED ON AUGUST 07, 2018 TO THE REPRESENTING DEFENSE ATTORNEY, ALLAN JACKSON BARNES ASSISTANT PUBLIC DEFENDER 96 SUMTER COUNTY PUBLIC DEFENDERS OFFICE 215 N. HARVIN ST RM 151

IN WHICH MR BARNES FORWARDED TO ME AT THE ADDRESS ON THIS LETTER HEAD. HE WAS NOTIFYING ME AS OF AUGUST 13, 2018 OF (WHICH I DID RECEIVE AT KIRKLAND CORRECTIONAL INSTITUTION ON AUGUST 20, 2018 9AM) THE 20 DAYS FROM AUGUST 13, 2018 TO SUBMIT MY BASIS OF ARGUMENT FOR MY APPEAL. THUS 7 DAYS HAD DONE ELAPSED GIVING ME APPROXIMATELY 13 DAYS TO RESPOND.

THIS ALSO HINDERS ME IN GIVING A SUBSTANTIAL ARGUMENT WITH STATE STATUES TO CONFIRM AND ADD MERIT TO MY APPEAL. I AM ASKING FOR AN EXTENSION OF TIME TO 10 DAYS IF ALL POSSIBLE. I AM STILL AT KIRKLAND CORRECTIONAL IN RECEIPTION AND EVALUATION (RtE) WHICH MEANS I'VE NOT BEEN FULLY PROCESSED TO BE CLASSIFIED TO BE ON A REGULAR YARD TO HAVE AMOUNTABLE ALLOTTED TIME TO RESEARCH MY CASE AND BE SUBMITTED.

THE BRIEF BASIS OF ARGUMENT IS AS FOLLOWS.

- INSUFFICIENT OF COUNSEL: ALLAN JACKSON BARNES ASSISTANT PUBLIC DEFENDER
 - COUNSEL DID AND WAS AWARE OF MENTAL HEALTH ISSUES OF DEFENDANT AND REFUSED TO HAVE DEFENDANT PROPERLY EVALUATED. Diagnosed w/ schizophrenia and on disability since 1999
 - COUNSEL DID AND WILLFULLY WITHHOLD INFORMATION AND MOTION OF DISCOVERY FROM DEFENDANT.
 - COUNSEL DID NOT INTERJECT THE CHARGE SHOULD BE REDUCED.
 - COUNSEL TOLD ME THE SOLICITOR & BENCH HAD TO GIVE ME A MINIMUM OF 15 YRS. VIOLENT
- PREJUDICE OF THE JUDICIAL BENCH OF VIOLATING ADMENDMENT FOR DUE PROCESS.
 - HONORABLE GEORGE M. McFADDEN DID IN FACT ON RECORD DENY MY MOTION FOR INSUFFICIENT COUNSEL.
- PREJUDICE OF SOLICITORS OFFICE / John P. meadors - Esquire ASSISTANT SOLICITOR SUMTER COUNTY
 - AFTER DROPPING WEAPONS CHARGE KNOWN IN FACT THE CHARGE OF ARMED ROBBERY WAS TO BE REDUCED.
 - WAS INFORMED BY PUBLIC DEFENDER OF MY MENTAL HEALTH AND SOLICITOR PRESSED FOR EARLY TRIAL.
- INDICTMENT No. 2018-GS-43-0059 SC Code § 16-11-0330 (A) CDR Code 0139 ROBBERY / ARMED ROBBERY, WHILE ARMED OR ALLEDGED ARMED WITH A DEADLY WEAPON: (SINCE THE WEAPONS CHARGE WAS DROPPED, THAT SAYS NO WEAPONS WERE USED IN A CRIME, THEREFORE CHARGE IS TO BE REDUCED TO STRONG ARM ROBBERY OR DISMISSED.

THESE ARE MY ARUUMENTS I ASK THE STATE TO SEE THAT THESE ARE JUST AND TRUE. THANK YOU FOR YOUR TIME AND COOPERATION.

Sincerely Yours
Timothy O. Head
TIMOTHY O. HEAD

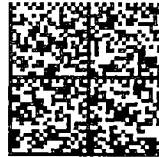
Tim Head #303482


F-3 #144

Mailroom
Kirkland Correctional Institution
4344 Broad River Road
Columbia, S.C. 29210

RECEIVED

AUG 27 2018
SC Court of Appeals



UNITED STATES POSTAGE

PITNEY BOWES
02 1P \$ 000.47⁰
0000880251 AUG 24 2018
MAILED FROM ZIP CODE 29210

RECEIVED

LEGAL

AUG 24 2018
MAIL

UNITED STATES CENTER
MAILROOM

S.C. Court of Appeals
Att v Claire Allen, Deputy Clark
PO Box 116 92
Columbia, S.C. 29210

2921181692 8014