

RECEIVED

OCT 25 2018

10-23-18

SC Court of Appeals

First off I would like to address this information that I am providing to the state of South Carolina court of appeal. The court of appeal gave me a notice of 45 days to address a pro se brief on my behalf on anything. I have a motion of discovery with the victim medical records from Hampton County Ems pre-hospital care Report on the scene at 14 Holly St E Apt 2 Hampton, SC zip code 29924 and the next Ems pre-hospital care Report is at 595 Carolina Avenue West Hampton Regional Medical Center Varnville SC 29944 that's on the scene of the incident and off the scene of the incident and in that motion of discovery I can provide more information names of the Ems workers/employee that worked during shift of October 28, 2015 on the history of present illness the patients received facial trauma, Traumatic internal injuries which was used by protocol of a universal patient Protocol. The patient response shows improved by them all from dispatch notified time 18:09 until they was back in service at 20:03. Next I would like to bring information towards to the court of appeals Hampton County Police Department incident Report it shows where the administrative officers Lt B.C Drowdy and officer Sgt R.E Long completes this form on the exact day of the incident October 28, 2015 as 13A- Attempted Murder offense a forced entry was never marked as a offense also there are officers Report incident Supplemental and that's ten (10) copy as well. There are witnesses/eyewitnesses information voluntary statements, Arrest Warrants/Affidavit, Copy of Search Warrants, finally South Carolina law enforcement Division/Forensic services laboratory Report and last but not least state of South

CONFIDENTIAL

NOV 25 2018

10-23-18

ASSOCIATE TO DIRECTOR

Carolina office of the solicitor investigative status Report on Nov. 4, 2015. Now in my letters that I recently write to the state of South Carolina court of appeal on filing a prose brief on lack of evidence and one on a brief argument could you drop the prose brief on the argument and just use the lack of evidence that's one (1) motion I'm filing towards lack of Evidence. Far as my understanding goes that this is a written memorandum and without legal standards which is part of the Anders procedure, on Ms. Catherine H. Hudgins behalf month of September 2018 17th day of that month the Appellate Defender conclusion was based on the above argument that this court should overturn/reverse the convictions and sentences and remand the case for a new trial case on the trial judge erred in refusing to suppress identification testimony and evidence when the identification procedure used was unnecessary suggestive and unduly suggestive rendering the identification in reviewing mixed question of law and facts, where the evidence supports becomes a matter of law for the court. Id. Questions of law are reviewed de novo *Sellner v State* 116 S.C. 606, 610, 787 S.E.2d 525, 527 (2016) On my behalf address a issue not only there trial judge errors but he also failure to suppress ~~testimony~~ testimony involving footwear impression evidence, suppress testimony involving blood stain pattern evidence. If the state of South Carolina court of appeal and the US Supreme Court doesn't meet with the following conclusion base on the Attorney Ms. Hudgins at the Appellants Defense conclusion which was based on 5 ruling pages 110, page 155, page 165, photographic line-up page 183 Miranda Rights, page 198 crack cocaine and other evidence that was not testimony too. I wrote this information to the court of appeal on which is my concerns that's been provided from

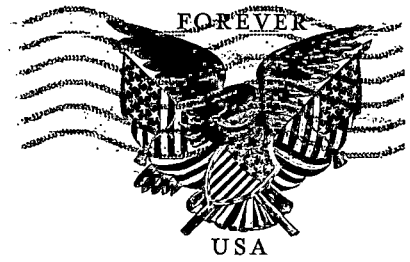
Maurice Damon Mitchell himself this pro se brief on Lack of evidence due to false accusations, false information during the trial of November 27-29 2017 and if the following Court doesn't remand for a new trial or overturn/reversal of convictions and sentencing to file for PCR Posted conviction Release since these matter are without legal standards. Could you present some assistance on how to get a PCR after the courts decision? What are the fee's if any? And who do I need to contact? With all due respect and such appreciation Thanks.

Maurice Mitchell 331615 EA-47

L.C.I
P.O. Box 205
Ridgeville SC 29472

CHARLESTON SC 294

23 OCT 2018 PM 3 L



Jenny Kitchens / Claire Allen
South Carolina Court of Appeal
P.O Box 11629
Columbia, SC, 29211

RECEIVED
OCT 23 2018
MAILROOM
PER CL

RECEIVED
OCT 25 2018
SC Court of Appeals

29211-162929

