

Oct 29 2018

Dear, Chief Justice Beatty. I am writing this to inform the higher court, that I, Dana L. Morton was wrongfully convicted the chain of custody was broken and the chemical analysis was not done on the substance until my Lawyer was asked to removed himself and any staff off my case for ineffective Counseling and with holding information The South Carolina Criminal Rule 114 (a) Report of Chemical Analysis (b) Certified or Sworn Statement neither was intraduced by the state nor did the Judge allow me to show that it wasnt done Rule 112 of SCCR Discovery and Disclosare things that are in the motion can be presented I was not allowed this Right. Due to the mishandling of this case I am asking you and your office to PLEASE Look into these matters among others you will read in the Court Transcripts. Thank You And Your Office In Advance

Respectful And Sincerely
Dana L Morton

RECEIVED

OCT 31 2018

SC Court of Appeals

RECEIVED

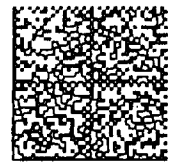
OCT 31 2018

S.C. SUPREME COURT

Dana L. Morton SCDC #264759
Kirkland Reception & Evaluation F-1-131-B
4344 Broad River Rd
Columbia SC 29210

RECEIVED

OCT 31 2018



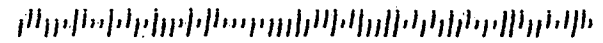
UNITED STATES POSTAGE
 PITNEY BOWES
02 1P \$ 000.470
0000880251 OCT 29 2018
MAILED FROM ZIP CODE 29210

SC Court of Appeals

"The Honorable Donald W. Beatty
Chief Justice of the Supreme Court of
South Carolina P.O. Box 11330
Columbia, South Carolina 29211

RECEIVED
LEGAL CDC
OCT 29 2018
MAIL NOV 19 2018
KIRKLAND REE CENTER
ONLY MAIL ROOM

29211&1330 B099



THE DEPARTMENT OF CORRECTIONS HAS NOT
INSPECTED OR CENSORED THIS ITEM, THEREFORE, THE
DEPARTMENT DOES NOT ASSUME RESPONSIBILITY FOR
ITS CONTENTS.

264759