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Mr. Shearouse,

OCT - 9 2018

OCT 22 2018

S.C. SUPREME COURT

SC Court of Appeals

I'm writing you today on my

B'day because I'm confused about my situation because I recieved a letter from Ms. Susan Hockett on Aug. 21, 2018 stating that I needed

to address all of my questions about my time I've served and also the time I'm supposed to serve basically all of my concerns including the fact that I've never recieved my level 2 security after serving the 2 yrs and 9 months and I've remained on a level 3 yard and I'm a year overdue for

that she told me in the letter that all was up to SCDC and to handle everything through the (Administrative Grievance process) in which later I discovered what this process was

Its concerning if youre planning to file a lawsuit you have to exhaust this remedy before filing.

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TO be honest with you I wasn't even thinking about or even caring anything

about suing anybody I'm more concerned about getting home to my family and back to work and also I received a letter from Ms. V Clair Allen stating to me that it was correct about my case being on the roster for Aug. 2018. and this was after Ms. Hackett said that she told me that "It would be at least a year after she petition the Supreme Court" (March 13 2017) before they would make a decision in my case? Well sir it took 18 months (Aug 2018) so next I received an order from Ms. V Clair Allen stating that the petition for writ of certiorari. "Based on the vote of the panel the petition for a writ of certiorari is granted. The parties shall proceed to serve and file the Appendix and briefs as provided by Rule 243(j) SCACR

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? ? Filed ?
Sept. 24, 2018

and it lists all of our names
Julie Amanda Coleman Esq
Susan Barber Heckett Esq
William Herbert McCladdie 364614
The Hon. Doyet A. Early III

Sir This is what I'm not understanding
Its like everything is going in
reverse I've had my belated appeal
granted since Aug 10, 2016 (order)
Brief of Appellant Pursuant to
White Vs State March 22 2018 granted
and filed

Petition for a writ of Certiorari granted
and filed Sept. 24, 2018

I've written SCDC/HDO Classification
to ask why am I still in prison
for a crime everyone knows that
I did not do. I can not get any
answers from anybody I've put
in a grievance just to find out
what is actually going on and

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here at BRCI they've
got this grievance system

here set-up to fail for the inmates because they want you to fill out a inmate to staff request as an informal resolution but that's all a trick because they'll simply throw the request away or you just won't get it back!! the only thing that I'm concerned with is my freedom and to get the fuck out of South Carolina. I've been here off and on for the last 50 years I've never been in any trouble in SC and I also own land here and the late Great Strom Thurmond SR was my Great Great Uncle (Fact)

Please check my info and the dates and if you need any copies or anything from me I'll send it to you. I've been locked up for 3 years, 10 mths for nothing. If this is not enough to free me I have a lot more violations to show →

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you that occurred in that courtroom
with Judge Earl allowing these
different laws to be broken such
as How can a trial be held with-
out an affiant? How does a
grand jury true bill indict without
any evidence, or witness or how
does a magistrate Judge bind this
case over without evidence or witnesses
How does one get arrested without
probable cause or get prosecuted
without probable cause? OR How can
a Trial (criminal) Judge also be your
PCR Judge? Conflict of interest)
I have several more facts that
I could point out but I'm not
I just want to go home. Why
are the people in the courts
or S.C.D.C working so hard to
keep me in here? I'm innocent
and S.C. Courts proved that. What
else do you people need from
me?