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To the Court of Appeal

SC Court of Appeals

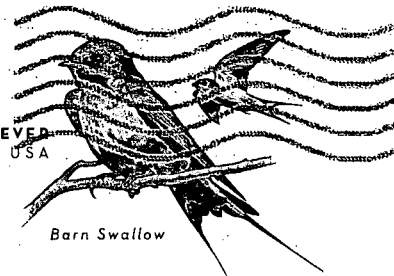
To whom may this letter be given to at the court of appeal. I do not know whether or not has the decision been made from the South Carolina Court of Appeal with my direct appeal that was submitted September 17 2018 there were a first prong that was met with the South Carolina Commission on Indigent Defense Division of Appellant Defense. Due to the fact the identification was a results of an unnecessary and unduly suggestive identification procedure which was unreliable State v Traylor 360 S.C. 74, 81-82, 600 S.E. 2d 523, 526-27 (2004) A second prong will be met when a challenge procedure does not muster under the first. State v. Dukes or Neil v. Biggers Hearing officer Sgt Long stated he shown the stakes a line-up on separated occasions pg 23 Line 17-19 pg 24 Lines 2-6 pg. 26 line 23-25 stating circle whoever you believe was the suspect. meaning the stakes could not have known who caused the incident October 28 by identifying the defendant as a black male. Long also stated that the defendant picture is center among the six. pg 28 Line 25 pg. 29 Line 1. On pg. 173 Lines 18-20 stating that the victim was found severely Beaten. meaning the victim did not received a gunshot wound. Cross-Examination pg 176 Lines 16-19 stating that he never used that type of procedure. And his information was base off the discussion with the stakes. Four (4) individuals stated that the photographic line-up stand out from all of the others individuals officer Long, Rodney Stokes, Solicitors Stone, and Steven Plexico and Long also stated he do not know how he got a picture of

The blunt force trauma to the face itself was not the cause of death, his brain was not really injured the blunt force trauma the brain injury was from the lack of oxygen. Those was issues towards wit the striking. The trial Judge stated that Murder and Burglary are big problems in this case none of the ruling supported the offenses that was brought upon the accused suspect. Neither officer, Neither Solicitors question them about a Burglary offense, Murder offense, possession of a weapon offense, or possession of cocaine base mostly the interview session is that what the states relied on. Who stated there was a burglary, who stated there was a murder, who stated there possession charges. THE STATE OF South CAROLINA. The interview became unreliable when they cut and pasted that's alter evidence who the say that my defense wasn't in that cut and pasted interview and the photographs that were taken at the scene that's not physical evidence cause neither can the witnesses quote the right testimony that's who committed this crime not by saying a "black Male" that lived where he lived at. And page 49 4-8 solicitor asked Mr. Stokes, on that day, was there anything blocking your vision of where you saw the person with Mr. Mole he said "No" then he was asked how far was it "witness" said "About from me to you." I feel that the trial was not held long enough to sentence me for 30 years without enough evidence, Judge testified in his opening statement said to go with the shooting for the sake of the argument, he said the question is not evidence the answer to the question is evidence; so the answer to all the question that asked November 27-29 2017

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