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Feb 26, 19

MAR 04 2019

From George Court of Appeals #350976

136 Wilborn Rd

LCI SB-24

Ridgeville, SC, 29929 SUPREME COURT

MAR 01 2019

Victor R. Seeger My Appellate Defender

The Supreme Court of S.C.

Mister DANIEL E. Shearouse

Clerk of Court

P.O. Box 11330

Columbia, S.C. 29211

Mister DANIEL E. Shearouse

Good Day Sir, This does NOT happen everyday but

Sir, I have PROOF that my Public Defender J. Richard Jones lied on the stand AT my P.C.R. hearing on July 18, 17 wild under OATH! Sir AND I have PROOF of a written

Statement by him that I gave him. here is one of his Statement when he was on the stand under OATH Sir.

AT the P.C.R. hearing J. Richard Jones Plea Counsel

Testified "one of things that Mr Cousins never did explain to me exactly what happened and I'm NOT sure if he knows APP. 11.21-23. Counsel's deficient performance

must have prejudiced the Applicant such that "there is a reasonable probability that, but for Counsel's unprofessional errors, the result of the proceeding would have been different." Had I have knowed that when my Public Defender J. Richard Jones came to me in the County detention center with a so call one time deal for 15 years, was just a Trick to get me to Plea out I received 30 years! At the plea hearing that day may 24, 2012

I surely would have insisted on going to trial
instead.

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S.C. SUPREME COURT

2) At my P.C.R. hearing Stuart M. Axelrod testified on Stand
Stuart M. Axelrod asked Plea Counsel if he had promised
Petitioner a Fifteen year sentence if Petitioner pled
guilty, and Plea Counsel confirmed that he did
promise Petitioner that APP. 94, 11. 15-17 Axelrod
testified his initial thought after his conversation
with Plea Counsel was "[Petitioner] is telling me the
truth" APP. 94, 1. 18. Axelrod then went into Burch's
Chambers. At the P.C.R. hearing Petitioner testified
that his Plea Counsel came to him and said he had
"a one time deal" and that if he pled guilty he would
get Fifteen years" was Petitioner's understanding
that when he walked in the Court Room that day.
Let me write this case of Missouri v. Frye 566 U.S.
134, 132, S Ct 1399 (2012) the United State Supreme
Court noted that the Sixth Amendment guarantees
A defendant the right to have counsel present at
All critical stages of the criminal proceeding [which]
include arraignments I never had post indictment
interrogation, post indictment line ups and the entry of
a guilty plea All of my rights were violated Sir [anything
less than effective counsel during plea negotiations] might
deny a defendant "effective representation by counsel
at the only stage when legal aid and advice would help him"

Additionally A guilty plea that was entered by one fully aware of the direct consequences "must stand unless induced by misrepresentation quoting Adams v. United States ex rel McCann 317 U.S. 269, 275 63 S.Ct. 236 240 (1942) Also my Attorney Lance Boorer Asked my Public defender J. Richard Jones how long he had been practicing LAW AND been A Public defender he said AND I quoting I was Afraid you were going to ASKs me that 41 years, I'm in Prison because of him. I sure hope that the grand jury of S.C. Supreme grant me A New Trial they should Any Advice From you. I would Appreciate my Attorney is victor R. Seeger I was told Also by him that I Provided ineffective Assistance of Counsel.

That is All have A good day Sir.

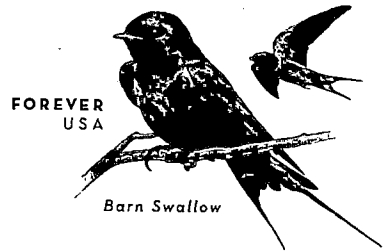
Sincerely yours
George Cousins

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S.C. SUPREME COURT

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Ridgeville, SC 29472



Legal mail

The Supreme Court of South Carolina
Mr. Daniel E. Shearouse
Clerk of Court
P.O. Box 11330

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