

State of South Carolina  
in the Court of Appeal

RECEIVED

JAN 19 2016

Appeal from Wilkerson County  
Clifton Newman, Circuit Court Judge

SC Court of Appeals

Jason Thomas Boston

Appellant.

The State

Respondent.

Appellate Case: 2015-000753  
Pro-se Brief of Appellant

Jason Thomas Boston  
EVAN. CORR. Inst.  
F2-B-ROOM #143  
610 Hwy West  
Bennettsville, SC 29512

## Table of Content

Table of Contents	1
Table of Authority	2
Statement of Issue on Appeal	3
Statement of the Case	4

### ARGUMENT

Was counsel ineffective assistance in failing to object to the witness inconsistent statement regarding the victim wallet being stolen by defendant and thrown out the window. . . . . 5

Conclusion . . . . . 7

Certificate of Service . . . . . 8

# Table of Authority

## Cases

Strechland v Washington, 466 U.S. 668 (1984) ..... 6

## Statement of Issue on Appeal

Was Counsel ineffective assistance in failing to object to the witness inconsistent statement regarding the victim wallet being stolen by defendant and thrown out the car's window.

## Statement of the Case

In May of 2014, the Williamsburg County Grand Jury indicted Appellate Boston for Armed Robbery and Possession of a weapon during the Commission of a violent Crime, indictment # 2014-GS-45-D120. On April 1, 2015, Appellant proceeded to Jury trial before the Honorable, Clifton B. Newman. The Jury found Appellant guilty of armed Robbery and not guilty of Possession of a weapon during the Commission of a violent Crime. Judge Newman sentence Appellant to eleven (11) Years. A timely notice of intent to Appeal was served on April 6, 2015. Kathrine H. Hudgens, Appellant Defender subscribe and sworn Anders Brief 14th day of Dec, 2015. The U.S. District Court Post marked filed Dec 16, 2015. Appellant received transcripte on Dec 23, 2015 at Swan Corr. Inst. mailroom. Appellant move Pro'se.

## ARGUMENT

Trial Counsel was ineffective assistance in failing to object to the witness inconsistent statement regarding the victim wallet being stolen by defendant and thrown out the car's window.

The state's witness, L. Hickson testified that she inform the Judge at her guilty plea the defendant, Jason Thomas Boston threw the wallet out the window (R.P. 156, line 2-11). Trial counsel Ms. Shuler posed the question (R.P. 153, line 19). When question by Ms. Barr whether she knew the wallet was stolen, she said, no (R.P. 155, line 18-23).

When Ms. Shuler question whether she knew the wallet being stolen, she [witness] denied and explained that she don't remember (Id. at R.P. 155, line 18-23).

After being advise of the substance of the statement, the time and place it was allegedly made and the person to whom it was made (Id. at R.P. 156, line 2-11). The witness admitted making the prior statement.

In general, claims of ineffective assistance of Counsel are covered by the familiar two-part test established in Strickland v Washington, 466 U.S. 688, 104 S.Ct. 2052 (1984). Under this test, I must first show that trial Counsel Performance fell below an objective standard of reasonableness. see. Strickland, 466 U.S. at 689.

Second, I must establish prejudice by showing a reasonable probability that, but for counsel's unprofessional errors, the results of the proceedings would have been different.

Trial Counsel, Ms. Shaker was ineffective assistance in failing to object to the witness inconsistent statement regarding the victim wallet being stolen by defendant and thrown out the car's window.

There is a reasonable probability, had she done so, the issue would have been preserved for Appellate review and Appellant Counsel would have "Adversely Briefed" issue for Appellate review and Appellate Court would have reverse conviction and remand the case to the Circuit Court with instructions for a new trial.

Conclusion

Based on the argument above, the case should  
be reverse and Remanded for a New trial so  
I can go home.

Respectfully submitted

By: Jason Boston

---

Jason Thomas Boston #  
EVAN. CARR. JUST.  
610 Hwy 9 West  
Bennettsville, SC 29512

Date: 1/15/16

RECEIVED

JAN 19 2016

SC Court of Appeals

State of South Carolina  
In the Court of Appeals  
Appeal from Williamsburg County  
Clifton Newman, Circuit Court Judge

Jason Thomas Boston

Appellant

The State

Respondent

Certificate of Service

I, Jason Thomas Boston hereby certify that I have served ~~Pro se~~ Brief of Appellant upon Selley W. Elliott resq. at the Pembert Dennis Building 1000 Assembly St, room 519 Columbia, SC 29204 and a copy of the ~~Pro se~~ Brief of Appellant upon the Clerk of the Appellate Court, Tonya A Gree 1015 Sumter St., Box 11629 Columbia, SC 29211.

Date 1/15/16

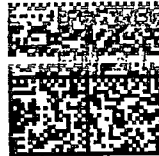
Jason Boston  
By: 1775116 JB  
Jason Thomas Boston  
EVAN. CATR. INST.  
610 Hwy 4 West  
Bennettsville SC 29572

Subscribed and sworn to before me  
this 15 day of January 2016  
S O Miller  
(Notary Public of South Carolina)  
My Commission Expires 2/24

Mr. Jason Thomas Boston #  
EVAN. CORK. Inst.  
F2-B-ROOM #143  
610 HWY West  
Bennettsville SC 29512

COLUMBIA

SC 290



02 1M

0004276978

\$ 00.21<sup>0</sup>

JAN 15 2016

MAILED FROM ZIP CODE 29512

FOREVER



USA

RECEIVED

JAN 19 2016

SC Court of Appeals

Clerk of the Appellate Court  
Tanna A Gree  
1015 Sumpter st.  
P.O. Box 11629  
Columbia SC 29211

SCDC  
Christmas  
Packet

29211\$16.29 5012

