

Date: 9-4-19

Dear Chief Judge of Courts,

I'm writing because I would like to have a reconsideration on my appeal of Appellate case # No. 2018-0014612. From a Civil forfeiture case in Greenville County Circuit court in front of Judge Alex Kinlaw, Jr. trial court case # No. 2017CP2305529. My appeal was dismissed due to me not knowing what a "serve and file a designation of matter as required by Rule 209 of South Carolina Appellate Court Rules. I have stated on many occasions that I am not a lawyer nor do I have access to all the complete paperwork / legal materials to complete every task needed for my appeal. I've asked to be awarded a Attorney for this appeal due to me being detained here at Greenville County Detention Center for over 2 years still awaiting trial for the criminal part of the forfeiture. Here at this detention center we do not have a real law library. We do not have access to a library but can use a kiosk to try to punch up some legal case, but all is not there. I filed all the paperwork I knew / could find out how to do. We can't get outside mail from family member so, that was not a option for me. I'm being held in detention after my bond was paid, due to a G.P.S monitor that I was never able to get to start with. Me not living here in Greenville nor the state of South Carolina makes me in eligible for this condiction. So right now I'm being held at a violation of my 8th amendment "excessive bond and fines add to a paid bond already.

Due to these factors I can't get out to get a attorney for ~~the~~ this case. I have alot of good issues with this appeal. One is this truck at hand should not be moved or nor anything removed out of it due to it being evidence in a criminal case. The truck contains paperwork inside that is also evidence in my case due to a show of a impeachment of a government witness. This criminal case is over 2 years old. At the time of the forfeiture I wasn't True Bill Indict~~ed~~ until a month afterward. The Solicitor's office with held evidence "video" ~~if~~ that would prove the stop was illegal. The Sheriff's office would not give up the video unless I paid \$33.50 and hour for them to make it. Nor would they grant me access to Deputy Racial stop reports due to me being in detention. So at the moment I'm fighting a lop sided battle due to me not have the matirals need to complete appeal and not being able to get out and work to pay for a lawyer to do the appeal for me. Please reconsider the dismissal due to me being a layman man and not a lawyer with my hands tied with limited access to legal matirals need to do so. I had to file before my time ran out or I would have wanted to do at a later time "once home because this case is going to be dismissed or I will be found not guilty". Thank you for your time.

Your Truly,
David Green

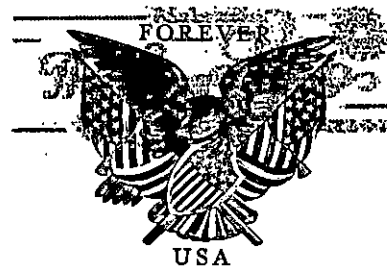
David Green #300923-0355

David Green #300923-0300

Greenville County Detention Center
20 McGee Street
Greenville SC 29601

GREENVILLE SC 296

04 SEP 2019 PM 3 L



RECEIVED

SEP 06 2019

SC Court of Appeals

To: Chief Judge of South Carolina
Court of Appeals

P.O. Box 11629

Columbia, S.C. 29211

29211-162929

