

South Carolina Court of Appeals

I, Anthony Dale Jetter, haven't received transmittal letter from my counsel Ms. Michelle Phance Hubrich. I have only received a letter stating that I have (20) days from October 22, 2019, to inform Court in writing of any arguable basis that there are issues preserved for appeal. I received this letter from my counsel on November 21, 2019.

On the week of 7th of October 2019 I have written a thorough letter to Ms. Cheryl Graham (Clerk of Court). If the Court of Appeals would please inform Ms. Cheryl Graham (Clerk of Court) to send letter for proof of issues to South Carolina Court of Appeals, that would be of help due to letter being very critical in my case.

Issues for Appeal **RECEIVED**

- Due Process Violation / Lack of Jurisprudence.
- Counsel refused to have me evaluated
- Counsel haven't negotiated a plea, as I have asked various times.
- Counsel breach Attorney Client Privilege. She had her supervisor give me advice in my case on taking plea. She shouldn't have people in my case without my knowledge. (Oct 3, 2019) Courthouse.

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SC Court of Appeals

• I was incompetent when I signed plea, I was under stress/fear after talking to Attorney. Ms. Hubrich and her supervisor said if I don't take plea I would receive a life sentence at trial, that threat was very real.

• The judge never ask was I guilty of conduct. There was no serious bodily injury, NO sexual battery, & nothing stating I took victim phone. NO hospital admission.

Issues for Appeal

• I have proof of ~~Arguable Issues~~ I sent to clerk of court on Oct 7, 2019 can you please get copy from clerk of court.

• I haven't received NO 'DNA' Sled report analyse.

• I haven't receive pictures of 'knife'. Lawyer describe knife to me saying "It's a 2 inch to 3 inch defective pocket knife".

• Counsel never sent me the decision on 'motion to suppression' on phone call.

• At my preliminary hearing there was no evidence to send charges to General Session. I would like to have my entire case looked at.

• Never was notified of permanent restraining order on my two daughters. the time of plea.

I would like to have a trial. I would also like to have a appellate lawyer to take my case. I am fearful of any public defender in Dorchester County. I'm willing to negotiate plea or trial.

• I have been writing counsel asking for negotiation. Plea was suppose to have been open from 0 - 20 years. I agreed with my counsel I will take 8 years or trial. It's on record at plea hearing, that she asked for 8 years to no avail. I also stated on record to withdraw plea.

• No adequate time the day of going to court taking a plea. I was on docket and was brought to court without reasonable notice.

Respectfull Submitted,



Anthony Jetter

I swear everything I have written is to the best of my knowledge and true.