



Aiken County Clerk of Court
Criminal Division
P. O. Box 583
Aiken, S.C. 29802-0583
Phone: 803-642-1715

January 6, 2020

Warrant Number: 2019A0220100589

Dear Mr. Herndon,

You did request for a Motion of Discovery from our office on November 7, 2019. Our office does not have an actual list of evidence. This is the only document that our office receives from the attorney to file. You will need to contact your attorney for what you're trying to locate. I will be forwarding your letter to Mr. McCarley, and to the Solicitor's office. I am also including the application for post-conviction relief. I will resend you a certified copy of your warrant and sentencing sheet. Hope you will find this information helpful.

Nicholas McCarley
P.O. Box 2247
Aiken, SC 29802
803-642-1732

Solicitor's Office
P.O. Box 3368
Aiken, SC 29802

Tonya Johnson

Tonya Johnson
General Sessions
Deputy Clerk

Public Defender
JAN 06 2020

Receiver

I wrote to you back on October 25, 2019 in reference to the direct appeal and my case. I requested a copy of my Motion of Discovery. However your office sent me a Copy of the Rule 5 which is a Request AND Motion For Discovery. This Rule 5 is what my lawyer Mr. Nicholas R. McCarley filed on August 13, 2019, which is to get the actual DISCOVERY. The Copy of the Rule 5 is not what I requested Mrs. Johnson. The actual DISCOVERY is what I requested, which contains all evidence against me in my case. I see in the Rule 5 (Request AND Motion For Discovery) where my lawyer Mr. Nicholas R. McCarley filed for a Motion of Discovery on my behalf on August 13, 2019. I also see the date in which it was filed in your on September 11, 2019. However, I never recieved then or now a Copy of all evidence gathered against me during the investigation of my case. Then 19 days later I'm carried to court in front of the Honorable Clifton Newman and given an 8 year sentence on Grand Larceny of an Auto more than 10,000. I was never even given a DISCOVERY, which contains all evidence against me collected during this investigation. I am once again requesting a copy of my DISCOVERY which contains all evidence against me collected during this investigation. I do not need a copy of the Rule 5 MR. Nicolas R. McCarley filed which is a request for the actual DISCOVERY. I also wish to send my apologies to you and your office. It is not your fault when I wrote to you on 10-25-19. I used the wrong terminology in requesting my Discovery. I was saying, Copy of my Motion of Discovery when I should've been saying, My Discovery. Again my apologies for any confusion on my part.

Also, I would request from the Courts anything filed in your office as of late concerning my Direct Appeals process. I've yet to recieve anything from your office or my Attorney Mr. Nicolas R. McCarley since the day I requested a Direct Appeal be filed by Mr. McCarley's office on 10-1-19. Other than what your office has sent me in which I wrote and requested anything filed on the Direct Appeals process back on 10-25-19, I've yet to hear or recieve anything on my Direct Appeal. However, I did write the South Carolina Court of Appeals after I recieved the requested paperwork on my Appeals process that your office sent me and I recieved at Kirkland RAE process on 11-12-19.

Now, I am requesting that your office send me a set of Post Conviction Relief Papers so I can start the process of getting my case back in court on Ineffective Assistance Counsel. Because I'm in limbo as to the Direct Appeals process of my case, as I have heard nothing about it since the day I requested the Direct Appeal on 10-1-19 thru Mr. Nicolas R. McCarley's office, other than what I requested from the Courts on 10-25-19 and recieved on 11-12-19 from your office.

In Conclusion, could you please inform me of any rights I have. Again I have told nothing but the truth to the Courts. Also since my arrest from day one I was forthcoming and truthful with all law enforcement. I was forthcoming and truthful with my lawyer. I was forthcoming and truthful with the Honorable Clifton Newman. But more importantly I was forthcoming and truthful with my Lord and Saviour Jesus Christ who on 9-19-19 changed me forever! I will be praying for this office and your staff. I would like to be just heard by the Courts and get some kind of relief.

With Respect And Cordially,
Christopher Michael Herndon SR.
Christopher Michael Herndon SR.

Warrant Number: 2019A0220100589

FILED January 6 20 20
Robert J. White
C.C.P. & G.S.
Joyce S. Johnson
Deputy Clerk

General Sessions Clerk of Court

Friday 10/25/19

To Whom it May Concern:

2019A0220100589

- I AM WRITING IN REGARDS IN THE MATTER OF THE STATE OF SOUTH CAROLINA VERSUS CHRISTOPHER M. HERNDON SE OF LARCENY / GRAND LARCENY OF AN AUTO MORE THAN \$10,000. I WAS GIVEN A 8 YEAR SENTENCE ON 9/30/19. I WAS REPRESENTED BY MR. NICK MCARLEY OF THE PUBLIC DEFENDERS OFFICE.

- IF IT PLEASES THE COURT, IF THERE HAS NOT BEEN AN APPEAL FILED ON MY BEHALF BY MR. NICK MCARLEY. I AM REQUESTING THERE BE ONE FILED NOW. I REQUESTED ONE BE FILED THE DAY AFTER I WAS SENTENCED ON 10/1/19. I WAS NOT INFORMED BY MR. MCARLEY OF THIS RIGHT TO AN APPEAL WHEN I LEFT THE COURT ROOM AFTER I WAS SENTENCED BY THE HONORABLE JUDGE NEWMAN.

- IF IT PLEASES THE COURT, I AM ALSO REQUESTING A COPY OF MY COURT TRANSCRIPT. THE REASON BEING, I SUFFER FROM MIGRAINES AND WAS DIAGNOSED WITH CHRONIC MIGRAINES AT AIKEN HOSPITAL 3 MONTH BEFORE BEING INCARCERATED. I TAKE 100MG OF TOPEMAX TWICE A DAY. AT THE TIME OF MY SENTENCING ON MONDAY 9/30/19 I WAS NOT GIVEN MY MEDS AT THE JAIL BEFORE LEAVING.

- IF IT PLEASES THE COURTS, I WOULD LIKE A COPY OF MY SENTENCING SHEET. I REQUESTED A COPY FROM MR. NICK MCARLEY BEFORE BEING TRANSPORTED TO KIRKLAND RAE. I HAVE YET TO RECEIVE ONE.

- IF IT PLEASES THE COURTS, I WOULD LIKE A COPY OF MY MOTION OF DISCOVERY. I WAS NEVER GIVEN ONE WHILE WAITING SENTENCING AT AIKEN COUNTY DETENTION CENTER BY MY PUBLIC DEFENDER MR. NICK MCARLEY.

- IF IT PLEASES THE COURTS, SOMEONE INFORM ME OF SOME KIND OF RIGHTS I HAVE. I HAVE ONLY TOLD THE TRUTH TO THE COURTS. I WOULD LIKE TO BE JUST HEARD BY THE COURTS AND GET SOME KIND OF RELIEF.

FILED November 7, 2019
Robert J. White
C.C.P. & G.S.

With Respect And Cordially,
Christopher M. Herndon Sr.
Herndon, and Co., P.A.