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To whom maybe concern,

FEB 07 2020

SC Court of Appeals

Please be advise that; this letter

are being written with good faith on February 4, 2020 stating that on or about January 6, 2020 through January 9, 2020 Trial was held for Jamel DaJour Williams before the Honorable Judge Carmen T. Mullen which was prejudice and ended with a prejudice error verdict. Evidence's which was brought to the light violated fourth, sixth, and fourteen Amendment of the United State Constitution, Rule's 3.8 of the ABA Model rule of Professional conduct, Brady v. Maryland, Strickler v. Greene, Kyles v. Whitley. (See also) Youngblood v. Youngblood. Attorney Mr. Stephen T Plexico Failure to challenge evidence relating to indictment 2018ES03 0043 (Possession of weapon during violent crime under "Plain Error rule's". However, Firearm that was said to be found violated fourth amendment along with Brady v. Maryland. A liminic was held so that exhibits maybe presented to the jury; however, firearms was presented under "Plain error Rule" which violated Section 23-1-240 (Body camera.) and the fourth amendment.

The alleged firearms that was showing to the jury violated Brady material and was never properly document as the exhibit that was enter into liminic and shown to jury. Attorney failure to rebut contradictions during trial, discrepancy in witness statements, inability to cross examine witness that statements were used as

evidence; when witness Joe loadholt denial signature and any writing initial relating to section 19-1-120; also the words that was used by the witness in the present of the Jury. Attorney fail to impeach the witness truthfulness. victim Pateme Eranger admitted to coming to the home of defendent were he's was uninvited to commit harm. Trial Judge allowed Agent of a state witness to question another state witness outside of the court present during Trial; A motion for a mistrial should had been granted upon violating Sixth, and fourteen Amendment of the United State Constitution which was preJudice. Jury Shawanda Doe should have never been swon when Jury was friends of the victim family. Attorney and Proscutor was informed. Trial ended with defendant receiving life plus 35 years for murder, Att murder, poss of weapon during violent crime upon self-defense motion's self-dense, defense of others and defense of Habitation. Attorney ended his job with a useful "Notice of Appeal" that he know would get denial because he failure to point out the facts Please read transcript and listening to the recorded transcript before making a decision. I protect my family, babies and invited guess. Respectfull Submitted on February 4, 2020

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Pro-se Jamel Williams
2-4-20

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