

RECEIVED

JUN 17 2020

To whom it may concern:

S.C. SUPREME COURT

Page 1 of 2

I believe that the following were causes for my case to be overturned due to bias from the honorable Judge Doyet A. Early the 3rd. During the trial when things were said or done I asked my attorney Stephen Hudson esq. to question or point out which he did not do:

i) During the post-trial motion Judge Early stated "bolstering credibility of the child or believability of the child isn't allowed (pg. 545 lines 15-19) however on page 131 lines 8-10 he stated "He's just about as precious and intelligent and understanding and knows the difference between right and wrong" (this was stated before the courts examination of the child witness which led me to believe there was a bias.) Also on page 524, lines 6-8, Judge Early also stated "In all seriousness, he was just an engaging, bright little sweet, little child and smart" I believe that due to the judges on bias he was unable to separate his own feelings and emotions to seek truth (Hence, his comment on page 131 lines 2-3; "All right, well, I find -- I've got two boys and I've been around a long time")

d) I believe that Judge Early's bias prohibited him from properly directing the jury when they questioned the definition of bodily injury. On page 509 lines 3-14 he stated "For the purposes of this section, quote, great bodily injury, unquote, means bodily injury which creates a substantial risk of death or which causes serious or permanent disfigurement or protracted loss or impairment of the function of any bodily member or organ. I have ruled as a matter of law that the only section of that definition that is applicable to the facts in this case is that it is bodily injury which causes serious disfigurement. That's the only thing you're concerned with". My belief is by not allowing the jury the option to review the entire statute that he assisted in determining ~~the outcome~~ of my verdict instead of allowing me to be proven innocent until found guilty.

My attorney was questioned about these issues as well. Due to this and the other issues I believe that I received an unfair and unbiased trial and sentencing.

Carolice Beasley

Pg. 2 of 2

Re: Candice R. Beasley vs. State
Appellate Case No. 2019-001365

RECEIVED

JUN 17 2020

S.G. SUPREME COURT

TO: Brenda Shealy, Chief Deputy Clerk

Leath Correctional Institution
2809 Airport Rd, RA111A
Greenwood, SC 29649

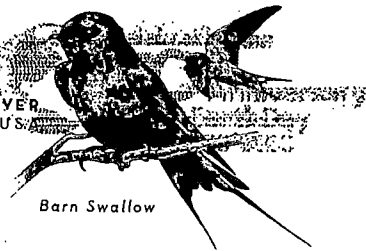
Supreme Court of SC
to Brenda Shealy
P.O. Box 11330
Columbia, SC 29211

GREENVILLE SC 296

05 JUN 2020 1PM E L

FOREVER

U.S.



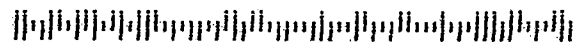
Barn Swallow

RECEIVED

JUN 17 2020

S.C. SUPREME COURT

29211-133030



RECEIVED

JUN 15 2020

LEATH
MAIL ROOM

THE DEPARTMENT OF CORRECTIONS MAILROOM
NEITHER CENSORED NOR INSPECTED THIS
ITEM THEREFORE THE DEPARTMENT DOES NOT
ASSUME RESPONSIBILITY FOR ITS CONTENTS

PATRICIA YELDELL, WARDEN
LEATH CORRECTIONAL INSTITUTION
SC DEPARTMENT OF CORRECTIONS



THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT 

© USPS 2016