

L. Dennis J. Moss am writing this letter to  
Address the Court with my argument Pertaining  
to my Appeal of my "guilty" Plea, Conviction and  
Sentence in this Case. I was Sentenced by the

Date of letter: 06-13-2020

SCDC NO. 00382251

Case Nos. 2018A42101758; 2018GS420580

Appellate Case No. 2020-000191

Honorable R. Keith Kelly on January 29<sup>th</sup>, 2020. I was represented by my Paid attorney  
- Joshua Schultz at that time. I respectfully ask that Court takes time to Consider  
my Concerns and my innocence in this Case. The "facts" of the Case are  
inconsistent and have Contradictory. I'd like to say the "facts" of the Case are  
strictly an accusation. Nothing more, nothing less. NO evidence whatsoever. This  
may sound abstruse but I took the Plea after what OCCURED in the Courtroom  
that day. I'll Start there. The Second day into trial I thought everything was going  
well until the Judge abruptly demanded a recess after the "alleged" victim" Spoke.  
The Judge claimed something came up. I believe it swayed the whole Court. Including  
the jury. Before the trial the Judge said He would not and could not do anything that would  
bring a different outcome. That small and rash recess did intimidate the Court and allowed  
an assumption to set in the minds of the jurors. Not to mention the 75 years that was  
verbally held over my head. I was harshly sentenced to 25 years, life time ankle monitor  
and lifetime registry. That's easy to say that is pretty much three life sentences. If I  
did take a Plea "which I did because I was apprehensive." I would had wanted an  
Alford Plea which I was not given. Regardless, I didn't want a Plea. I was clearly  
matchless against a State that has all Power, resources and funds to create and  
build a case against me when this has literally stemmed from nothing. I am at dismay,  
agony and anguish over this whole ordeal. I have been alienated from my lifeline  
that is, my child. I am respectfully and graciously asking the Court to acquit,  
dismiss or release me and allow me to be reconciled to my loved ones. At  
least cut my burdensome sentence in half. That is if the Court sees fit. If the  
Court doesn't find me worthy than please have Mercy UPON my life for  
Mercy triumphs over Judgment. Thank you for the Court's Courtesy. I am

Sincerely yours,

Dennis J. Moss

Dennis J. Moss

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JUN 19 2020

SC Court of Appeals

Interesting facts on back

• "Accusation" came out the blue December 31<sup>st</sup>, 2017.

• Attempted to discuss the seriousness of "accusation" with Child's Mother on many different occasions. She blew me off. Took it as a "Joke."

• Child's Mother continuously would ask me to pick our child up from school, Ask me to come over to see our child, help with homework, ect. After the "accusation."

• I was asked/allowed to continue Parent duties with our child five (5) months after the "accusation." Which was May 2, 2018 last time I seen our child in person.

• Phone calls / facetime continued.

• I even asked the alleged "victim" after I attempted to talk with the Mother. She alleged "victim" said she was "joking."

• Our child learned concerning behavior from a friend at school. That the teacher asked us to discuss with her about.

• The Child's Mother and family has never truly took a liking to me. They got their foot in the door and have "Permently" alienated me and my Daughter.

• This goes back to our bitter relationship, our break-up and a "Caucally" situation that went sour!

• My child would be held for ransom. If I didn't pay that following week. I couldn't see my child.

• Even the "State's" "Expert witness" said nothing took place.

On another note.

• I was arrested by (1) warrant on June 22, 2018. Apparently, My solicitor added (2) more charges on me. In October, 2018. I didn't find out or was aware of the "additional" charges until a year later in October 2019. I was served no other warrants, I was not taking back in front of the judge or was not informed by my attorney!

OSOS ET HUC

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