

RECEIVED

DEC 31 2020

SC Court of Appeals

To: Appeal court:

Please be advise that: this letter are being written with good faith stating on or about the month of December 28, 2020. I Pro se would like to bring to the attention of the Court. Please see to Page 227 line 20 and 21 of Joe loadholt testifying under oath admitting that he wasn't threatened; before state witness sled agent Katie McCallister was aloud to step outside of the court present to Coerce state witness Joe loadholt; or to remind witness of the deal for his ending attempt murder case for the County of Barnwell County; See to Page 238 line 20, 21, 22, 23 and 24; when trial judge denial defendat a fair trial; See to page 242 line 9, 10, 11. when agent witness Katie McCallister stated that the witness bu being coerce outside the Court Present said that he was threatened by the defendant brother. witness Joe loadholt then re-entered the courtroom after being Coerce and stated the following on page 255 line 23, 24, and 25 which continue on Page 256 line 1, 2, 3, and 4. witness Joe loadholt never testify or admit to being threating; Therefore 6th, 14th amendment of the United states constitution; Brady v. Marland, 373 U.S. 83, 83 S.Ct. 1194, 10 C.Ed 2d 215 (1963) and

United States v. Martinez; NO. 73-CR-414 (D-Colo. Aug. 18, 1983) denial
defendant a fair trial. If phone record was handed over could
have proven innocent, which was evidence. See to United States v.
Valenzuela-Bernal, supra, at 870. Please take into consideration
as well while reviewing case # 2018GS0300643. Respectfully submitted
on or about the month of December 28, 2020.

All Rights Reserved

Respectfully submitted
Prose; Mr. Jamel Williams

12-28-20

J. James Williams 348445 D-1-8

Perry Corr. Inst.

430 Oaklawn Road

Pelzer SC 29669

RECEIVED

DEC 31 2020

SC Court of Appeals

LEGAL MAIL

South Carolina Court of Appeals

Jenny Abbott Kitchings, Clerk

P.O. Box 11629

Columbia, South Carolina 29211

RECEIVED

DEC 29 2020

PCI MAILROOM

R