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FEB 16 2021

To whom it may concern,

**SC Court of Appeals**

I have notified all relevant parties of my intent to defend myself in Pro Se moving forward. Therefore, I would like to draw to this court's attention that the case history report for the common plea portion of my case shows that I requested an amendment to my PCR application on August 2<sup>nd</sup>, 2018. Further, that amendment was clocked by the Clerk of Court on September 11<sup>th</sup>, 2018. Although the PCR court claimed that the September 11<sup>th</sup>, 2018 amendment was filed by my PCR attorney, the amendments she requested were signed and dated September 19<sup>th</sup>, 2019 (over a year later) and they were clocked by the clerk of court on September 23<sup>rd</sup>, 2019.

The amendment I requested be added to my PCR application was a "14<sup>th</sup> amendment, due process violation by the trial judge, resulting in an involuntary plea" claim. The claim itself stemmed from the trial judge admitting in open court that my 4<sup>th</sup> amendment right to "privacy was violated," but that he considered the violation to be "minimal" at a pretrial motion to suppress followed by him denying the motion. This statement, along with his denial of the motion, only gave me the option to go to an unfair trial or to plea. The plea is clearly involuntary.

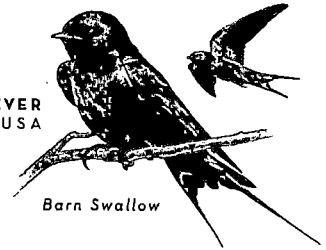
The application presented to the PCR court by the Clerk of Court in Spartanburg County only included my original claims and my PCR attorney's clocked September 23<sup>rd</sup>, 2019 amendments. It did not include my clocked September 11<sup>th</sup>, 2018 amendment, therefore, it did not represent the final legitimate PCR application. The clerk of Court engaged in conspiracy by omitting that clocked claim and presenting an incomplete application to be ruled upon by the PCR court. The claim was still raised verbally for the record and trial attorney's testimony corroborated that claim but the PCR court still was not obligated to rule on that claim because it was not in the PCR application presented to the court. These facts, along with the lead solicitor's perjury, forgery of indictments (the case history shows I was never indicted) and conspiracy show a pure, unadulterated perversion of justice and corruption in Spartanburg County. For these reasons, I am requesting another PCR hearing so that the legitimate PCR application representing all clocked amendments and my original claims can be presented to and ruled upon by the PCR Court.

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