

RECEIVED

JUL 02 2021

SC Court of Appeals

Wednesday June

29, 2021

03:45 PM

In reference to the enlisted  
 Court order I would like to state  
 that every suspect has the right  
 to remain silent. The order is  
 based on the Miranda right  
 wish for justice and the court of  
 appeal to dismiss the  
 court order to suppress the  
 evidence order based on  
 Brady v Maryland 373 U.S. 83  
 (1963) to deem the order to  
 deem the order a violation  
 of Charles to court  
 involuntary surrender  
 when deemed a violation of  
 the three (3) = merit  
~~in~~ In the way leaves

to certify that 790/Farrows  
concludes, Scoping 2923 is  
declared to allow me to use the  
television ~~without~~ without  
supervision by an employee  
in any way. Does the text establish  
- violation of the First and  
Fifth Amendment as a violation  
of the United States of America  
under the 1st Amendment to deny  
It a violation of the United  
States of America under First  
Constitution

*[Large scribbled signature]*

Typed  
6/29/21  
6/4/21  
GAE

Dominick Bowe COLUMBIA SC 290

7901 Fernow Road 1 JUL 2021 PM 2

Columbia, S.C. 29203



U.S. POSTAGE PITNEY BOWES



ZIP 29203 \$ 000.51<sup>0</sup>  
02 4W  
0000365853 JUL 01 2021

**RECEIVED**

JUL 02 2021

SC Court of Appeals

S.C. Court of  
Appeals

1015 Sumter Street  
Columbia, S.C. 29201