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SEP 08 2021

Sept 6th 2021

Chief Justice S.C. SUPREME COURT Betty:

I'm writing this letter to inform you of a situation before you.

I wrote the S.C. Supreme Court of Disiplinary Counsel in Jan of 2013, and told them in a 15 page letter that my Attorney David C. Cook, was sent in and took my case on credit to work with Solicitor E.B. Springs in York County to sell me out at trial.

I realize you probably get alot of letters from inmates concerning their cases. Please read this and take note of the situation.

Like i said i wrote and accused my Attorney (Who Volentarily took my case on credit) of ~~working~~ working with the Solicitor to sell me out at trial. They did nothing and he came in the courtroom and Boldly sold me out as if he was above the law! He didn't put forth no evidence in my defense, Allowed State witnesses to testify Totally inconsistent to their statements even allowed a Deputy Sheriff to show flight by testofing inconsistent

To her report, everytime id say something he'd say
It doesn't matter, it's irrelevant to my defense,
His defense was insanity.

I was invited to a friends house, Where a guy
high on Cocain hit me in the head,
While one held me in a bear hug. The blow
Cracked my skull, putting 11 staples in my head.
I couldn't talk when i came to.

He Got Cut on the hand afterwards, and they
Charged me with Attempted murder and 1st degree
Burglary of a home that i was invited to.

They put on a Bogus trial, after i refused
to take an 8 year plea offer,
It was selective prosecution because of my
past criminal history.

And prosecutorial misconduct, for example
He had a deputy Sheriff take the stand and
lie, according to her own report.

I have her report, but they were trying to avoid
a Direct Verdict for the insanity defense by
showing i had guilty knowledge.

In her report when she comes to my home,
she says that i step out on the porch and
she told me to raise my hands do to a machete
being involved.

That report was true and accurate. I wasn't
aware that id done anything wrong, so i
was not trying to hide from the police.

her report was true. I walked out on the porch,
First, before my wife.

The Solicitor knew this report said that so
did my lawyer, they had the report right in front
of them. I'll send you a copy of the report.

In the transcript on page 178 line 7-16
She was asked Q: when you arrived at his
home did anyone come out

Answer: Yes Sir Can you tell us who?
his ~~was~~ wife came out first.

Q: and did you then ask to speak with MR. Brown,
Answer, Yes Sir.

Q Tell us what happen when you ask to speak
with Mr. Brown?

Answer: His wife walked inside and ask him
to step out-side, and he walked out-side and
was speaking with us.

They were making it look like i was trying
to avoid the police.

Her report says different, The Solicitor knew
her report said different, so did my lawyer,
who refused to ever cross-examine her on
the issue.

The Supreme Court in Riddle v. Ozmint
631 S.E 2d 70

said it's not why the witness fail to tell
the truth; Rather, it is why the solicitor
who knew the testimony was false, failed to
correct it.

Chief Justice Beatty, not only did he commit prosecutorial misconduct there he entered a 911 tape that had been cut to the point, it only favored the state, he solicited false testimony from every witness and I can prove it.

But I'm not suppose to mention these things I'm suppose to go with an erroneous jury instruction, see that's what the done.

My lawyer allowed ~~him~~ to do the solicitor to do and say anything he wanted cause he was selling me out.

Remember I said they tried to get me to take eight years, I refused.

So they had this lawyer come in and take my case on credit, my wife agreeing that she'd pay him a lump sum of money when she got her taxes back.

He wasn't worried about the money, he wanted my case, to sell me out.

He had a guy that gave him ~~20~~ twenty thousand dollar, he was charge with killing an 18 year old Black kid and robbing him for a hundred dollar piece of crack. Donald Kobe was his name. Every time I was on the docket he was on the docket, if my trial got post-pone his plea bargain got delayed. When they found me guilty, he went before

The Judge and got for years for murder. There was an out-cry from the Family of the kid, so they took him back before the same judge and gave him Ten years. He done one week at R.F.E, and went to work release, where he went back on P.C.R, and was released.

They done all this, and he sold me out, but left the door open for my case to be over-turn at P.C.R.

When i went to P.C.R. I was told not to mention anything about prosecutorial misconduct. that id ~~lose~~ win on an erroneous Jury charge. They purposely gave an erroneous Jury charge. Your probably saying how can i know they knew it was erroneous.

Well, in 2011, Two years before my case the same Judge and same solicitor Tried Jason Ray Franks For Attempted Murder (Jason Ray Franks Appellate case no 2011-182106 no 2013-up-020) they charged the correct law in his case "a specific intent to kill is an element of attempted murder". he was convicted and it was by the same Judge, same solicitor. I know your probably saying "well that's just on case".

Well Just one week after my trial, the same Judge, set in on the trial of Dantonyo Andropulis Heath Appellate Case No 2013-001663 No 2015-up-487

One week after giving an erroneous Jury Charge for Attempted murder in my case they gave the correct Jury Charge in his case.

You being the Chief Justice can call over to Appellate defense office and get the transcripts. See for yourself.

They knew I wasn't guilty of Attempted Murder they knew that I was the one that got attacked first not by one, but two people attack me, and nobody got arrested, no warrant was issued, until I like the ~~dummy~~ dummy that I am sent a text message not threatening to finish the job like they said in court, your welcome to a copy of the text message they said in court that I threaten to finish the job in a text message. The text message says nothing like that. It point blank said I was going to let them get away with hitting me in the head.

They took that text message to the Sheriff's department and a detective who had nothing to do with the investigation issued a warrant for my arrest 5 days after the incident

So then the state realize they had the
Wrong Guy locked up, So they had to get
a conviction,

Seeing how i had a past Criminal Record
Who better to get than me.

So they put on a Completely Bogus trial
and fixed it so I'd Get my Case Over
turn.

What they're hoping is i'll Get some
time under my belt and Come back and
plead Guilty to time served.

I'm being housed in a mental Ward do
to being on medication for Schizophrenia
and P.T.S.D.

Stemming from a traumatic Brain injury,
I was Diagnos with these issues after
being hit in my head.

They're trying to Get as much time out
of me as possible, so their dragging my
Case out in the courts

I won my P.C.R in 2016, it's Five years
later, and it just now reaching your Desk.

I'm begging you, to release my case as soon as
you can, so i can Go home to my three Children
ages 12, 11, and 10. And put this all behind me.
If you want to see the evidence in my
behalf, i will send it to you.

Cause looking at the transcript, you

Want see it, that's why I'm asking you to
review this Deputies Statement and to also
look at those two Gury's transcripts.
you'll see, that I'm telling the truth.
/Chief Beatty, I appreciate your time, and
hope you have a nice day,
Thank you for reading this!

Sincerely
Hubert F Brown

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S.C. SUPREME COURT

VOLUNTARY STATEMENT

I, Crystal Beck, know and understand my rights. Having decided to answer questions at this time, I now make the following statement.

- 1) On the evening of June 8th at approximately 10:38 PM, I responded to 2263 Cabe Rd., York, county of York in
- 2) reference to the incident on Osteen Rd. Upon arrival, I observed what appeared to be the suspect vehicle sitting in the
- 3) yard at this residence. The vehicle displaying HBC 131 (SC). The vehicle was a 2006 Burgundy in color, Suzuki
- 4) Forenza. As I get out of my vehicle, I observed a male subject come to the front door of the residence. The subject
- 5) opened the door and then quickly closed it. As I approached the residence, the front door opens again. A male subject
- 6) identified as Hubert Brown starts walking out of the residence onto the porch. Hubert didn't have on a t-shirt and was
- 7) holding what appeared to be a beach towel on his head. I called for Hubert to walk onto the porch with his hands up
- 8) due to a machete being involved in the incident. When I asked Hubert what happened, he stated that he drove over to a
- 9) friend's residence because it was pay day and he wanted to collect the money for the work he did on a fence. Hubert
- 10) stated there was a verbal altercation and then he was hit in the head with an unknown object. Hubert stated he knew
- 11) nothing about a machete being involved in the incident. I observed Hubert to have a swollen ankle and a laceration on
- 12) the left side of his head. Hubert stated he did take a shower before I arrived. EMS transported Hubert to Piedmont
- 13) Medical Center for his injuries.

The statement above, consisting of 1 page(s), is made of my own free will. No one has threatened me in any way or promised me special treatment to cause me to make this statement I am signing my name in the space below to show that it is my statement and it is the truth.

Signed: _____

Witness: _____

Date: 8/10/12

Time 3:44 AM

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of 1

Hubert F. Brown 161888

K.C. II

4344 Broad River Rd
Columbia S.C 29210

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SEP 28 '21

MAIL ROOM

S. Carolina Supreme Court
Chief Justice
Donald W. Beatty
1231 Gervais St
Columbia S.C
29201



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