

APPELLATE: CASE: N: 2012-213374

Dear: Appeal's people

sorry it took so long for me to write you guys

but I just received these papers and I'm writing you!

well let's see went to begin, first of all I filed for an appeal because my public defender - Robert B. Hall told me I was going in there on a 0-10-20 plea with a 20 year cap on it, I did not know I was going in there with an open plea, if I knew that I would have gone to trial, because they would not have been able to convict me on the 1st degree criminal sexual conduct because they do not have my D.N.A., and she even told my people to their face that I didn't do it, and my people called Robert B. Hall my lawyer and told him that, and my people told me that he act like he did not want to hear it, -2- they said the victim was out side when the cops got there and that's a lie - she was not, she was in side by the table not out side, she was next to the couch! Ms. Blackwell my friend is the victim she stated that she does not remember any thing about begin sexually assaulted, -3- I don't know any thing about the law, but I do know I did not do that and she does to, -4- it's fine with me they can convict me with the intent to kill, but the other shit hell no, noing I didn't do it. hell nah, -5- so if you can look in to these matter please!!!

-6- o yeah my lawyer promised me a 0-20 plea with a 20 year cap on it, !!!

Sincerely
 QUENTIN
 VEE
 STRATTON
 J.P.

RECEIVED

APR 19 2013

SC Court of Appeals

