

Jan. 12, 2022

The court should regard SC code § 24-13-40. I am given credit for time served for said entrapment/appeal. More than days (including time served currently):

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SC Court of Appeals

The court should regard rules of appellate practice, rules governing the practice of law, proof of facts, lawyers' fund for client protection, unlawful law practice by the State / non-movant party, elements of bribery in this case, DJJ record order for destruction pursuant to SC codes of law and why is it in an adult discovery material. Why the State falsified documents. Who is Marvin McBride and why is different name mentioned during the State vs or during court proceedings? The non-movant party presenting error for alleges is unlawful w/o negotiation or pretext. These clowns juggle theories like the court jester the non-movant party.

Sincerely,

Marvin K. McBride<sup>sr</sup>

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SC Court of Appeals

As amended my right to be represent by an attorney is reserved and constitutional. Her brief, filed, is w/o merit or praiseworthy. Pluck her off appellate case a.s.d.p. No more pretext or incompetence for the Court or for the record.

Issues the Court should consider in this entrapment/appeal is merely colorable w/ genuine issues of material fact sufficient to preclude the state violated SC codes of laws; Nature of statutory limitation violated by the state; amendment violated by the state; Disqualification of officers and of officers of the court; Breach of duty; Defamation of character; Warrants not certified for service and not approved by the attorney general; 608 process; ~~Allege victim are stalkers who made false reports and lied under oath; No evidence or video exist to support appeal alleges; Libel.~~

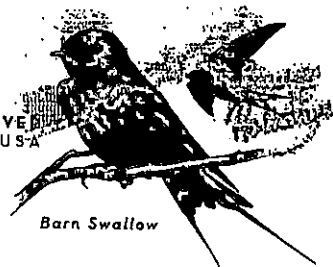
The Court should consider the rules for appeals and the points of law in my favor w/o objection. Consider the State discriminatory, dishonest, arbitrary, and perfunctory fashion in reports on discovery material and on transcript. All above mentioned consideration for this brief the court must regard w/o prejudice or pretext.

Excuse counsel noncompliance and mental incompetence. Said counsel did not know S.C. codes of laws violated by the State is why they did, unlawfully, a trial w/o mental evaluation, did not know SCCT violated by the State is why sentence sheets are incomplete for said entrapment/appeal. Did not know I was at court 9/22/2020 for alleges, in Sumter county, that is run concurrent and I appeal that on 9/22/2020 during court on transcript.

Marvin K. McBride, 60332791  
Manning Department of Correction  
502 Beckham Drive  
Columbia SC 29203

COLUMBIA SC 290

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SC Court of Appeals

SC Court of Appeals

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