

The State, Respondant VS Marvin Keith McBride, Jr.

28 U.S.C. § 2255

Motion for dismissal; remedies on motion attacking sentence.

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SC Court of Appeals

Thereafter, I, Marvin Keith McBride Jr in custody under sentence of a court established by Act of Congress claiming the right to be release upon the ground that the sentence(s) that on July 27, 2021 at clarenton county court and November 10, 2021 sentence run concurrent at sumter county court was imposed in violation of the constitution or laws of the United States, or that the court was without jurisdiction to impose such sentence, or that the entrapment was in excess of the sentence authorized by law, I'm entitled to relief.

The court shall cause notice thereof to be served upon my attorney, grant a prompt hearing thereon, determine the issues and make findings of fact and conclusions of law with respect thereto.

The court finds that the judgement was rendered without jurisdiction, that the entrapment and discovery material prove the sentence(s) imposed was not authorized by law, that there has been such a denial or infringement of the constitutional rights for appellant Marvin Keith McBride Jr.

This newly discovered evidence that, proven and viewed in the light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that no reasonable factfinder would have found me guilty of the alleges/entrapment.

Martin K. McBride, Jr #332991 or #00332791  
Trenton Department of Corr.  
84 Greenhouse Road  
Trenton, SC 29847

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LEGAL MAIL

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