



STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON  
CITY OF NORTH CHARLESTON

AFFIDAVIT

OCA# 96008286  
INV. CPL J. L. WALTERS

Personally appeared before me, a magistrate of this County one **BONNIE FIPPS**  
who first being duly sworn, deposes and says that (name of the defendant)  
**CURTIS JEROME BROWN**

did within this County and State on the **4TH** day of **APRIL**  
**1996** violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE  
ARMED ROBBERY  
VIOLATION OF SECTION §16-11-330

The affiant states there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on April 4, 1996, at 1990 Fuxbury Ln, at approximately 2:45 PM, located in the City of North Charleston, South Carolina, the defendant, Curtis Jerome Brown, did willfully, unlawfully, and feloniously commit the offense of Armed Robbery in violation of § 16-11-330 of South Carolina Code of Laws of 1976, as amended. In that the defendant did while armed with a knife rob one Bonnie Phipps of approximately \$130.00. Facts to establish the aforesaid is that the defendant after raping one Bonnie Phipps against her will while armed with a knife noticed her checkbook in her vehicle. That the defendant asked her if she had any money and when she told him a little bit he demanded it. that the defendant took \$130.00 in cash from Mrs. Phipps. Further investigation revealed that Mrs. Phipps was shown a photographic line up of the defendant where she positively identified the defendant as the subject who raped and robbed her. All against the law, peace and dignity of the State of South Carolina. Bonnie Phipps and Detective Walters are witness to prove the same.

Sworn to and Subscribed before me  
this 4th day of April  
1996.

Signature of Judge

Bonnie D. Phipps  
(AFFIANT)

Address: \_\_\_\_\_

Phone: \_\_\_\_\_

(My Copy)

ARREST WARRANT

**F- 035114**

STATE OF SOUTH CAROLINA  
 County /  Municipality of **N. CHARLESTON**

THE STATE  
against

**CURTIS JEROME BROWN.**

Address: **1909 ORVID**  
**N. CHARLESTON, SC**

Phone: \_\_\_\_\_ SSN: \_\_\_\_\_  
Sex: **M** Race: **B** Height: **509** Weight: **161**  
Date: **DL#:**  
DOB: **Agency Ordn:** **01008**  
Prosecuting Agency: **North Charleston Pol**  
Prosecuting Officer:  
Offense: **ARMED ROBBERY**  
Offense Code: \_\_\_\_\_  
Code/Ordinance Sec. **16-11-330**

This warrant is CERTIFIED FOR SERVICE in the  
 County /  Municipality of  
**N. CHARLESTON**. The accused  
is to be arrested and brought before me to be  
dealt with according to law.

Signature of Judge (L.S.)

Date: \_\_\_\_\_

**RETURN**

A copy of this arrest warrant was delivered to  
defendant **CURTIS JEROME BROWN**  
on **04-09-96**

Signature of Constable/Law Enforcement Officer  
**THE RUSSELL BUILDING**

RETURN WARRANT TO: **NORTH CHARLESTON, S. C. 29403**  
ACTIVE WARRANT (803) 740-5873  
NORTH CHARLESTON POLICE DEPT.  
4900 LaCross Road  
North Charleston, SC 29419

STATE OF SOUTH CAROLINA  
 County /  Municipality of  
**N. CHARLESTON**

**AFFIDAVIT**

Form Approved -  
SC Admin. of Justice  
July 26, 1991  
GCLA 511

Personally appeared before me the affiant **BONNIE EPPS**  
being duly sworn deposes and says that defendant **CURTIS JEROME BROWN**  
did within this county and state on **04/04/96** violate the criminal laws  
of the State of South Carolina (or ordinance of)  County /  Municipality of **N. CHARLESTON**

DESCRIPTION OF OFFENSE: **ARMED ROBBERY, IN VIOLATION OF SC STATE CODE**  
**16-11-330**

I further state that there is probable cause to believe that the defendant named above did  
the crime set forth and that probable cause is based on the following facts:  
**UCA#96008286 SEE ATTACHED AFFIDAVIT**

*Forged At Warrants Were Changed, they are  
Year later not the same Warrants I have and  
given to others, who also have copies  
(Tampered with)*

Sworn to and subscribed before me  
on **04/09/96**

*Forger*  
Signature of Affiant  
Affiant's Address \_\_\_\_\_  
Signature of Issuing Judge (L.S.)

Signature of Affiant \_\_\_\_\_  
Affiant's Address \_\_\_\_\_  
Affiant's Telephone \_\_\_\_\_

STATE OF SOUTH CAROLINA  
 County /  Municipality of  
**N. CHARLESTON**

**ARREST WARRANT**

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:  
"Appearing from the above affidavit that there are reasonable grounds to believe  
on **04/04/96** defendant **CURTIS JEROME BROWN**  
did violate the criminal laws of the State of South Carolina (or ordinance of  
 County /  Municipality of **N. CHARLESTON**) as set forth below"

DESCRIPTION OF OFFENSE: **ARMED ROBBERY, IN VIOLATION OF SC STATE CODE**  
**16-11-330**

You are commanded and directed to arrest the said defendant and bring him or her before  
me, forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to  
the defendant at the time of its execution, or as soon thereafter as is practicable.

Judge's Address **4900 LACROSS ROAD**  
(L.S.) **NORTH CHARLESTON, SC 29419**  
Judge's Telephone **803-551-5700**

Issuing Court:  Magistrate  Municipal  Other

*Forgery*  
ORIGINAL

STATE OF SOUTH CAROLINA.

COUNTY OF CHARLESTON  
CITY OF NORTH CHARLESTON

## AFFIDAVIT

OCAR# 960082S6  
INV. CPL. J. L. WALTERS

Personally appeared before me, a magistrate of this County, one BONNIE FIPPS  
who first being duly sworn, deposes and says that (name of the defendant)

## CURTIS JEROME BROWN

did within this County and State on the . 4TH day of APRIL 1996, violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE  
CRIMINAL SEXUAL CONDUCT, FIRST DEGREE  
VIOLATION OF SECTION 16-3-652

The affiant states there is probable cause to believe that the defendant named above will commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on or about 04-04-96 at approximately 2345 hours, while at 1990 Turbury Ln located in the city of North Charleston, SC, the defendant Curtis Jerome Brown, did commit the offense of CRIMINAL SEXUAL CONDUCT, FIRST DEGREE, in violation of Section 16-3-652 of the South Carolina Code of Laws of 1976 annotated. In that the defendant did willfully, unlawfully and feloniously force and threaten Bonnie Fipps with a knife to have sexual intercourse against her will. The facts to establish the aforesaid are that the victim was lost in the area of Rivers Ave and Mcmillian Ave and pulled into the Exxon shop to ask for directions to where Albright and Wilson was at. The defendant told her he live by ~~there~~ and would show her. Reluctantly, Mrs. Fipps let the defendant in her truck. The defendant took her down side streets and onto a dirt road. When Mrs. Fipps told the defendant that she didn't think they where going the right way, the defendant pulled out a pocket knife and told her to shut up and keep driving to the dead end of the dirt road. The defendant while still armed with the knife took her pants down and penetrated her vagina with his penis. after finishing the defendant was threatening to kill the defendant by sticking her with the knife. The defendant then had sexual intercourse again with the victim for a second time against her will. Before leaving Mrs. Fipps truck, the defendant noticed her checkbook and asked her if she had any money. After telling him a little bit he demanded her to give it to him which was \$130.00. Further investigation revealed the defendants name and after getting a photographic on him, Mrs. Fipps positively identified him as the subject who sexually assaulted her. All done against the form of the Statute and against the peace and dignity of the State of South Carolina. Bonnie Fipps and Detective Walters are witnesses to prove the same.

Sworn to and Subscribed before me  
this 8th day of April  
1996.

Signature of Judge

Sorine D. Lefebvre

AFFILIATE

Address: 595 Birch Lane Rd.

Summerhill S.C. 1944

Phone: 321-6715

373-3473

in the following particulars: KIDNAPPING, IN VIOLATION OF SECTION STATE CODE NO. 251.

I further state that there is probable cause to believe that the defendant named above committed the crime set forth and that probable cause is based on the following facts:

FIELD					
CURTIS JEROME BROWN					
1909 ORVID					
N. CHARLESTON, SC					
[REDACTED]					
Phone:	509	Height:	5'9	Weight:	161
Sex:	M	Race:	B	Age:	47
Dr. Status:	[REDACTED]	Off. No.:	[REDACTED]	Agency Off.:	01008
DOB:	[REDACTED]	North	Charleston	Charleston	Post
Prosecuting Agency:	[REDACTED]				
Prosecuting Officer:	[REDACTED]				
Offender:	KIDNAPPING				
Offender Code:					
Officer/Ordinance Sec.:	16-3-910				

This warrant is CERTIFIED FOR SERVICE in the  
 County of MONTGOMERY  
 County of CHARLESTON The accused  
is to be arrested and brought before me to be  
dealt with according to law.

(L.S.)	Signature of Judge
Date:	____

RETURN  
A copy of this arrest warrant was delivered to

STATE OF SOUTH CAROLINA	ARREST WARRANT
<input type="checkbox"/> County of <u>CHARLES</u>	
TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY.	
I, <u>CHARLES JEROME BROWN</u> , to be herein defined, an inhabitant of the State of South Carolina, for ordinance of the General Assembly of the State of South Carolina, on <u>14/10/2016</u> , from the above date, while the criminal laws of the State of South Carolina, for ordinance of <u>14/10/2016</u> , and within the county of <u>CHARLES</u> , in violation of <u>South Carolina State Code 16-3-1</u> , for the following offense:	
<input type="checkbox"/> Descrip <sup>t</sup> of Offense: _____	

Notice, Plaintiff, you are empowered and directed to arrest the said defendant and bring him or her to Court for trial to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the Sheriff for execution or to any other officer in execution of this Warrant at 4980 CROSS ROAD, NORTH CHARLESTON, SC 29419 (U.S.A.) 803-554-5780

ORIGINAL  
A  
They Succeed in this Conspiration to  
Cover up their Branch of Trust Col. A. S.  
Abuse of Discretion! Contempt of Govt.

Free Society. Then the law  
can never interfere because  
of the people's suzerainty to  
do what they please together  
in their own interest.

2 JAN 27 1997 11:18PM NO. 335

(Tampered with)

STATE OF SOUTH CAROLINA

AFFI

COUNTY OF CHARLESTON  
CITY OF NORTH CHARLESTON

OCA# 96008286  
INV CPL. J. L. WALTERS

Personally appeared before me, a magistrate of this County, one BONNIE FIPPS  
who first being duly sworn, deposes and says that (name of the defendant)

CURTIS JEROME BROWN

did within this County and State on the 4TH day of APRIL  
1996, violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE

KIDNAPPING

VIOLATION OF SECTION 16-3-910

The affiant states there is probable cause to believe that the defendant named above did commit the crime  
and that such probable cause is based on the following facts:

That on or about 04-04-96 at approximately 2345 hours, while at 1990 Tuxbury Ln located in  
North Charleston, SC, the defendant Curtis Jerome Brown, did commit the offense of Kidna  
violation of Section 16-3-910 of the South Carolina Code of Laws of 1976, annotated. In that the de  
willfully, unlawfully and feloniously force and threaten Bonnie Fipps with a knife to have sexual  
against her will and did seize her person while making her drive to a remote area. The facts to  
aforesaid are that the victim was lost in the area of Rivers Ave and Mcmillian Ave and pulled into  
shop to ask for directions to where Albright and Wilson was at. The defendant told her he live  
would show her. Reluctantly Mrs. Fipps let the defendant in her truck. The defendant took her  
streets and onto a dirt road. When Mrs. Fipps told the defendant that she didn't think they were  
way, the defendant pulled out a pocket knife and told her to shut up and keep driving to the dead end  
road. The defendant while still armed with the knife took her pants down and penetrated her via  
penis. after finishing the defendant was threatening to kill the defendant by sticking her with the  
defendant then had sexual intercourse again with the victim for a second time against her will. In  
Mrs. Fipps truck, the defendant noticed her checkbook and asked her if she had any money. After  
little bit he demanded her to give it to him which was \$130.00. Further investigation revealed the  
name and after getting a photographic on him Mrs. Fipps positively identified him as the subject  
assaulted her. All done against the form of the Statute and against the peace and dignity of the  
Carolina. Bonnie Fipps and Detective Walters are witnesses to prove the same.

Sworn to and Subscribed before me  
this 9th day of April  
1996.

Robert N. King

Signature of Judge

forged and  
re-signed  
by everyone

Bonnie S. Fipps  
AFFIAN  
Address: 395 S. Calhoun  
Summerville,  
Phone: 871-6715  
e-mail: 871-7661

ARREST WARRANT

**F-035115**

STATE OF SOUTH CAROLINA

County/  Municipality of **N. CHARLESTON**

THE STATE against

**CURTIS JEROME BROWN**  
Address: **1909 DRVID**  
**N. CHARLESTON, SC**

Phone: **SSN: [REDACTED]**  
Sex: **M** Race: **B** Height: **509** Weight: **161**  
DL State: **DL#:**  
DC: **[REDACTED]** Agency Off: **01008**  
Prosecuting Agency: **North Charleston Pol.**  
Prosecuting Officer:  
Offense: **KIDNAPPING**  
Offense Code: **16-3-910**  
Code/Ordinance Sec: **16-3-910**

This warrant is CERTIFIED FOR SERVICE in the  
 County/  Municipality of **N. CHARLESTON**  
The accused  
is to be arrested and brought before me to be  
dealt with according to law.

Signature of Judge: **RLS**  
Date: **04-09-96**

RETURN  
A copy of this arrest warrant was delivered to  
defendant **Curtis Jerome Brown**  
on **04-09-96**

Signature of Constable/Law Enforcement Officer: **Julie S. Walker**

RETURN WARRANT TO:  
ACTIVE WARRANT  
NORTH CHARLESTON POLICE DEPT.  
P.O. LaCross Road  
North Charleston, SC 29419

STATE OF SOUTH CAROLINA

County/  Municipality of **N. CHARLESTON**

**AFFIDAVIT**

Personally appeared before me the affiant **BONNIE FIPPS**  
being duly sworn deponent and says that defendant **CURTIS JEROME BROWN**  
did within this county and state on **04/04/96** violate the criminal laws  
of the State of South Carolina (or ordinance of  County/  Municipality of **N. CHARLESTON**)  
in the following particulars:

DESCRIPTION OF OFFENSE: **KIDNAPPING, IN VIOLATION OF SC STATE CODE 16-3-7**

I further state that there is probable cause to believe that the defendant, named above did  
the crime set forth and that probable cause is based on the following facts:  
**DC#96008286 SEE ATTACHED AFFIDAVIT**

Sworn to and subscribed before me  
on **04/04/96**

Signature of Affiant: **[Signature]**  
Affiant's Address: **[Signature]**  
Affiant's Telephone: **[Signature]**

STATE OF SOUTH CAROLINA

County/  Municipality of **N. CHARLESTON**

**ARREST WARRANT**

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:  
I, **[Signature]** from the above affiant, doth thereon **swear to believe** that the defendant **CURTIS JEROME BROWN**  
did violate the criminal laws of the State of South Carolina (or ordinance of  County/  Municipality of **N. CHARLESTON**)

DESCRIPTION OF OFFENSE: **KIDNAPPING, IN VIOLATION OF SC STATE CODE 16-3-7**

Now, therefore, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable.

Signature of Issuing Judge: **Robert N. Tandy (LS.)**  
Judge's Address: **4900 LACROSS ROAD**  
Judge's Telephone: **803-554-5760**  
Judge's Code: **[Signature]**  
Issuing Court:  Magistrate  Municipal  Circuit

STATE OF SOUTH CAROLINA.

COUNTY OF CHARLESTON  
CITY OF NORTH CHARLESTON

AFFIDAVIT

OCA# 96008286  
INV. CPL. J. L. WALTERS

Personally appeared before me, a magistrate of this County, one **BONNIE FIPPS** who first being duly sworn, deposes and says that (name of the defendant)

**CURTIS JEROME BROWN**

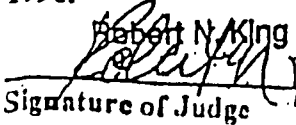
did within this County and State on the **4TH** day of **APRIL** 1996, violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE  
KIDNAPPING  
VIOLATION OF SECTION 16-3-910

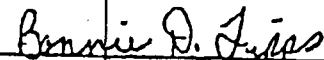
The affiant states there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on or about 04-04-96 at approximately 2345 hours, while at 1990 Luxbury Ln located in the city of North Charleston, SC, the defendant Curtis Jerome Brown, did commit the offense of Kidnapping, in violation of Section 16-3-910 of the South Carolina Code of Laws of 1976, mentioned. In that the defendant did willfully, unlawfully and feloniously force and threaten **Mrs. Bonnie Fipps** with a knife to have sexual intercourse against her will and did seize her person while making her drive to a remote area. The facts to establish the aforesaid are that the victim was lost in the area of Rivers Ave and McMillian Ave and pulled into the Exxon shop to ask for directions to where Albright and Wilson was at. The defendant told her he live by their and would show her. Reluctantly Mrs. Fipps let the defendant in her truck. The defendant took her down side streets and onto a dirt road. When Mrs. Fipps told the defendant that she didn't think they where going the right road. The defendant while still armed with the knife took her pants down and penetrated her vagina with his penis. After finishing the defendant was threatening to kill the defendant by sticking her with the knife. The defendant then had sexual intercourse again with the victim for a second time against her will. Before leaving Mrs. Fipps truck, the defendant noticed her checkbook and asked her if she had any money. After telling him a little bit he demanded her to give it to him which was \$130.00. Further investigation revealed the defendants name and after getting a photographic on him Mrs. Fipps positively identified him as the subject who sexually assaulted her. All done against the form of the Statute and against the peace and dignity of the State of South Carolina. Bonnie Fipps and Detective Walters are witnesses to prove the same.

Sworn to and Subscribed before me  
this 4th day of April  
1996.

  
Signature of Judge

1107 322-147  
C-147  
HHS: (HHS)  
(My Cook)

  
Bonnie D. Fipps

AFFIANT

Address:

Phone:

			Senate	
3350	House	Feb 19, 1991	Amended, read second time	
3350	House	Feb 13, 1991	Committee Report: Favorable with amendment	25
3350	House	Jan 29, 1991	Introduced, read first time, referred to Committee	25

View additional legislative information at the LPITS web site.

(Text matches printed bills. Document has been reformatted to meet World Wide Web specifications.)

(A117, R183, H3350)

**AN ACT TO AMEND ARTICLE 9, CHAPTER 3, TITLE 16, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO KIDNAPPING, SO AS TO DECREASE THE PENALTY FOR KIDNAPPING AND CONSPIRACY TO KIDNAP FROM A MAXIMUM LIFE IMPRISONMENT TO THIRTY YEARS.**

Be it enacted by the General Assembly of the State of South Carolina:

**Crime of kidnapping revised**

SECTION 1. Article 9, Chapter 3, Title 16 of the 1976 Code is amended to read:

"Article 9

**Kidnapping**

Section 16-3-910. Whoever shall unlawfully seize, confine, inveigle, decoy, kidnap, abduct or carry away any other person by any means whatsoever without authority of law, except when a minor is seized or taken by his parent, is guilty of a felony and, upon conviction, must be imprisoned for a period not to exceed thirty years unless sentenced for murder as provided in Section 16-3-20.

Section 16-3-920. If two or more persons enter into an agreement, confederation, or conspiracy to violate the provisions of Section 16-3-910 and any of such persons do any overt act towards carrying out such unlawful agreement, confederation, or conspiracy, each such person shall be guilty of a felony and, upon conviction, shall be punished in like manner as provided for the violation of Section 16-3-910."

**Time effective**

SECTION 2. This act takes effect upon approval by the Governor.

Approved the 5th day of June, 1991.

Overt acts (to open) (1) not hidden; may be  
(2) law done openly, with evident intent  
- overtly adv.  
Write Gov. Sandford for Executive  
Order for Release Dec. 21, 1991 (Set (henderson)  
(made)

Whatever, whatever  
an emphatic form  
Whatever (1) what, an emphatic variant  
(2) anything that I say whatever you like (3) no  
matter what (4) of any kind (5) being who it  
get a copy of  
Send this back

Make a copy and send it  
back to me but keep  
9/25/2003

Injunction; U.S.C. & 2284 Three-Judge Court; when required; composition; procedure. (A) A district Court of three Judges Shall be Convened when otherwise required by Act of Congress, or when an Action is Filed Challenging the Constitutionality of the Apportionment of Congressional districts or the Apportionment of any Statewide legislative body. (B) In any Action required to be heard and determined by a district Court of three Judges under Subsection (A) of this Section, the Composition and procedure of the Court Shall be as follows: (1) Upon the filing of a request for the Judges, the Judge to whom the request is presented Shall, unless he determines that three Judges are not required, immediately notify the Chief Judge of the Circuit, who shall designate two other Judges, at least one of whom shall be a Circuit Judge, the Judges so designated, and the Judge to whom the request was presented, Shall serve as members of the Court to hear and determine the action or proceeding. (2) If the action is against a State, or Officer or Agency thereof, at least five days notice of hearing of the action shall be given by registered or certified mail to the Governor and Atty. General of the State. (3) A single Judge may conduct all proceedings except the trial, and enter all orders permitted by the rules of Civil procedure except as provided in this section. he may grant a temporary restraining order on a specific finding, based on evidence submitted, that Specified irreparable damage will result if the order is not granted, which order, unless previously revoked by the district Judge, shall remain in force only until the hearing and determination by the district Court of three Judges of an application for a preliminary injunction. A single Judge shall not appoint a master, or order a reference, or hear and determine any application for a preliminary or permanent injunction or motion to Vacate such an injunction, or enter judgment on the same. Any action of a single Judge may be reviewed by all Court at any time before final judgment.

Office of the Clerk  
United States District Court  
District of South Carolina

LARRY W. PROPES  
CLERK

1845 Assembly Street  
Columbia, SC 29201-2455  
(803) 765-5816

July 30, 1998

Mr. Curtis Jerome Brown, # 238979  
Allendale Correctional Institution  
Post Office Box 1151  
Fairfax, South Carolina 29827

RE: Your letter to Judge Norton dated July 21, 1998

Dear Mr. Brown:

This Office has received your letter dated July 21, 1998, to the Honorable David C. Norton, United States District Judge. It is improper for litigants, including attorneys, to send ex parte communications to United States District Judges or United States Magistrate Judges. See Coleman v. Crisp, 444 F. Supp. 31, 32 (W.D.Okl. 1977). Instead, all pleadings and correspondence relating to a case should be sent to the Office of the Clerk of Court so that those items can be docketed and made part of the record.

In your letter, you also indicated that: (1) you do not expect to be "alive" when you get out of prison; (2) your name has been forged; and your appellate counsel "has unlawfully interpolate [sic], mutilated and vitiated [your] trial transcripts, and dropped [sic] [your] State Appeal willfully for [sic] a whole year, without the closing Arguments of the Prosecution and Defense, and has changed Closing Arguments also." Under Article III of the Constitution of the United States, federal district courts, such as the United States District Court for the District of South Carolina, have jurisdiction over cases or controversies. As a result, a case must be filed before a federal district court can act on or consider a matter. Also, a federal district court cannot issue an advisory opinion.

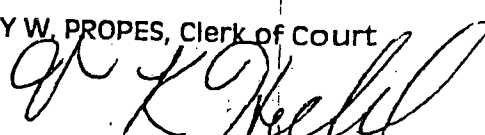
If you wish to file a civil rights case or habeas corpus case about the legal mail matters mentioned in your letter, please complete the enclosed civil rights forms or habeas corpus forms and return them to this office at the above address. If you file a new civil rights case or habeas corpus case, the new case will be assigned its own new civil action number.

Violation Rule 11(b) F.R.C.P  
Motion for a more definite statement  
Rule 10(c) F.R.C.P.  
Rule 12(b)(6) F.R.C.P.

Truly yours,

LARRY W. PROPES, Clerk of Court

By:



V.K. Heckel, Deputy Clerk

Prosecutor asked if they'd break down with a fall  
Irie And A thing like this (pointing at me) stoped and gave help and raped, do what I did to  
Enclosed: civil rights forms and habeas corpus forms  
how would they feel, he's slick.  
cc: The Honorable David C. Norton, United States District Judge

Exhibit three  
Autoptic evidence

DIVISIONAL OFFICES

P.O. Box 835  
Charleston, SC 29402  
(803) 727-4688

P.O. Box 10788  
Greenville, SC 29603  
(803) 233-2781

P.O. Box 2317  
Florence, SC 29503  
(803) 662-1223