

Robbie Carroll Collins, HC09251549052
J. Ruben Long Detention Center
4150 J. Ruben Long Ave.
Conway, SC 29526
Re: Constitutional rights violation,
November 5, 2015

Governor's Office of Ombudsman
1205 Pendleton Street
Columbia, SC 29208

To whom it may concern:

I am being held against my will after I have completed a (14) fourteen year sentence. I were charged under a North Carolina v. Alford plea to Criminal Sexual Conduct in the second degree. I were locked-up in December of 2003, and were sentenced to the Department of Corrections in the year of 2006. I completed that sentence October of this year 2015. I were also to complete a (2) two year of community supervision upon my release.

A few months ago I were served a legal paper from the attorney General's office for Involuntary Civil Commitment. On September the 25th of 2015, Horry County Detention picked me up from SC DC Broad River, and extradited back here to J. Ruben Long Detention Center, awaiting trial, and a second Psychological
(1 of 3)

Evaluation. I only heard one thing from my court appointed attorney James K. Falk from POB 1058, Charleston, SC 29402, and phone number 843) 606-6007. He sent me a letter on October 1, 2015. He sent the first evaluation alone with that letter.

Mrs. Amy C. Swan Psy. D. conducted a Forensic Psychological Evaluation Pursuant To The South Carolina "Sexually Violent Predator Act" on me. This evaluation lasted for (4) hours. She has misconstrued almost everything I said. She furthermore, added I fit the profile of a Sexual Violent Predator. My attorney said in his letter addressed to me that he were going to retain Dr. William Mulbry to perform the next evaluation. I am still awaiting on that to happen.

Sir/ma'am, I have already signed my probation papers, and a (6) six month tracking device papers from a probation member at SC DC before I left SC DC. Probation has now a little more than \$2600.00 of my Prison Industrial money at present. Awaiting upon my release October 1, of 2015, but I set legs in jail over (2) two months later. I feel this is not legal.

My question, can you help me get release from jail? I have a place of residence, and a job awaiting upon my release. Is this legal for the Attorney General to have a hold on me? I met all the requirements from SCDC to be released.

Could you let me know whom may be able to assist me in this matter? I can not get my attorney Mr. James Falk to send me any legal work I requested of him. He will not respond to any of my letters. I do not have a bad record, and most of my charges were dismissed. On this charge of C.S.B. in the second degree. I had left the victim, on now, my full name, phone number, and address. Things got switched around after the law gotten involved. Then, I were duressed into a plea agreement.

In the year of (1986) I were charged of attempted lewd act upon a minor under the age of (14) fourteen. On (4) four accounts, but (3) three were dismissed after their story changed to I did not do it. Again, duressed into a plea agreement. That's a long story, concerning ex-in-law's children. Years later after my release from that charge. They told my ex-wife they would testify in court for me of the truth, if I ever carried it back to court. Nevertheless, Ms. Amy C. Swan, Psy. D. stated in her evaluation that crime I were charge and convicted of sexually assaulted four girls. Sir / ma'am, I most certainly were not charge with all four, only one account, and it was only attempted-lewd-act. Please, help me, they are trying to commit me to a life sentence of an "Involuntary Civil Commitment. Thank you so much for help. With kind and personal regards, Sincerely,

(3 of 3) Robbie C. Collins

