

Supreme Court of Mississippi
Court of Appeals of the State of Mississippi
Office of the Clerk

COPY

John Roland Myles, Jr.

Appellant

December 14, 2007

VERSUS

No. 2007-CP-1165-COA

State of Mississippi

FILED

Appellee

DEC 17 2007

OFFICE OF THE CLERK
SUPREME COURT
COURT OF APPEALS

Motion To Reply BACK TO THE
State ORDER Denying Relief TO
Appellant

2007-3585

Comes Now Appellant, is Responding back to the State Order from Special A. Klinguss Jeffrey Assistant Attorney General for Jim Hood, PLEASE be advised that I John Roland Myles, Jr. want the state to know that he believe that he is being treated unfairly on his Appeal by the state.

Appellant has talk to his mother over the Telephone and Told his mother Mrs. Lue Myles To send a statement to The Attorney General office to Mr. Jeffrey A. Klinguss To show That Ross Barnett Jr. has lied about my time that I was suppose to have gotten but did not get it. Appellant mother did send in a statement to Asst. Attorney General.

Appellant mother and father wants to be call in to Tesify Against Attorney Mr. Ross Barnett Jr. but The state Is not giving two people a chance to come in to Tesify on Their behalf since they talk to Ross Barnett Jr. just days before Appellant was taken to court.

Appellant is also stating that the Rankin County Judge is in a violation by not asking Appellant was he on any kind of drugs or medication at the time of the plea. Appellant thinks that he should have been asked that question because he was having problems while housed at the Rankin County jail and the Captain over the jail by the name Captain Thompson call a psychiatrist doctor in from Region 8 Hospital to put Appellant on medication for mental health problems.

Appellant would like to state to the State of Mississippi that this is EFFECTIVE ASSISTANCE OF COUNSEL AND THE GUILTY PLEA WAS NOT MADE VOLUNTARILY. No matter how the state look at the issue and not giving him a chance fair chance to call in his witness to testify against Mr. Ross Barnett, Jr. which is wrong and that's the bottom line.

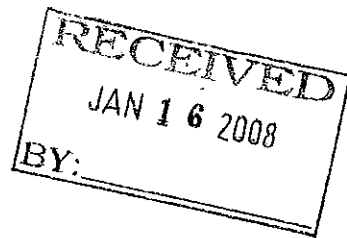
Appellant thinks that of the nature of the action, and of his belief that he is entitled to redress.

Wherefore, premises considered, Appellant respectfully moves his court to grant so kind of relief on his appeal.

Respectfully Submitted,
John Roland Myles Jr.

This the 14th day of December, 2007

IN THE COURT OF APPEALS
OF THE STATE OF MISSISSIPPI



No. 2007-CP-01165-COA

DATE: JANUARY 14, 2008

John Roland Myles, Jr.

VS

State of Mississippi

TO: BETTY W. Sephton

PLEASE BE ADVISED that my mother AND FATHER who ARE (John Myles SR.) AND (LUE D. MYLES) ADDRESS (IS 120 WOODY DRIVE BRANDON MS 39047) AND TELEPHONE (601-992-3372) SHOULD HAVE CONTACTED YOU WITH WITNESS STATEMENT CONCERNING ATTORNEY ROSS BARNETT ACTIONS ON LYING CONCERNING my time.

YES, I did FILE the Appeal BASED ON (INEFFECTIVE ASSISTANCE) OF COUNSEL BECAUSE my ATTORNEY ROSS BARNETT JR. PROMISE ME AND my family that I would only get (5 YEARS OR LESS) ON GRAND LARCENY.

FROM the HON. JUDGE ORDER DONNA M. BARNES, FROM JANUARY 10, 2008 he SAID It is UNCLEAR what (RELIEF) WAS I SEEKING FROM the COURT. The (RELIEF) I AM ASKING FROM the COURT is to get The TIME that I WAS PROMISE to get which WAS SUPPOSED to HAVE gotten WAS (5 YEARS OR LESS) ON GRAND LARCENY. The BOTTOM LINE I will (SETTLE OUT) IN COURT FOR (5 YEAR OR LESS) AND THAT'S ALL I'm ASKING FOR. BECAUSE THAT WAS THE PROMISE FROM ATTORNEY.

John Roland Myles, Jr.

VS

STATE OF MISSISSIPPI No. 2007-CP-01165-CoA JANUARY 14, 2008

THE MOTION FROM DECEMBER 17, 2007 IS
THE REPLY BRIEF FOR THE APPELLANT.

HON. CLERK BETTY W. SEPHTON I AM LETTING YOU
KNOW THAT THE MOTION FILED DECEMBER 17, 2007
IS INTENDED TO BE MY REPLY BRIEF.

I DO NOT UNDERSTAND WHY, THE MOTION
FOR REPLY BRIEF TO WITNESS STATEMENT WAS DENIED
BECAUSE MY PARNETS SHOULD HAVE TURN IN THEIR
STATEMENTS TO THE COURT.

MS. HON. CLERK BETTY W. SEPHTON PLEASE HELP ME
SOLVE THIS MATTER BECAUSE IT HAS CAUSE ME TO
HAVE REALLY REALLY BAD HIGH BLOOD PRESSURE
AND SUFFERING. IT HAS ALSO CAUSE ME TO
HAVE PSYCHIATRIST PROBLEM AND I'M TAKING MEDICATION
FROM THAT AND IT IS NOT HELPING. I AM UNDER HEAD
PSYCHIATRIST DR. KUMORRIS. I NEED RELIEF
BECAUSE THIS IS SOMTHING THAT ATTORNEY ROSS
BARNETT JR. DID TO ME BY LYING AND PROMISING
ME AND MY FAMILY (5 YEARS) ON GRAND LARCENY
OR LESS


Thank you very much for your CONCERNING AND
CONSIDERATION to help.

God Bless You

Sincerely Yours,
John Roland Myles Jr.

for Reply Brief be, and hereby are, dismissed without prejudice.

SO ORDERED, this the 10th day of January, 2008.



DONNA M. BARNES, JUDGE

Serial: 144991

IN THE COURT OF APPEALS OF THE STATE OF MISSISSIPPI

No. 2007-CP-01165-COA

JOHN ROLAND MYLES, JR.

FILED

Appellant

v.

JAN 11 2008

STATE OF MISSISSIPPI

SUPREME COURT CLERK

Appellee

ORDER

This matter came before the Court on Motion to Reply Back to the State Order Denying Relief to Appellant and Motion for Respond Back to Appellant Witness Statement for Reply Brief, filed by the appellant pro se. The appellant has filed an appeal based on ineffective assistance of counsel. It is unclear from either motion what relief the appellant is seeking from the Court but it is possible that the motion filed on December 17, 2007, is intended to be the reply brief of the appellant.

The Court finds that the motions should be dismissed without prejudice. The appellant may file one or more motions which seeks specific relief from the Court. If the motion filed on December 17, 2007, is intended to be the appellant's reply brief then the appellant should notify the Clerk of the Court. The reply brief of the appellant is currently due on January 17, 2008.

THEREFORE IT IS ORDERED that the Motion to Reply Back to the State Order Denying Relief to Appellant and Motion for Respond Back to Appellant Witness Statement