

EXHIBIT C

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NOV 13 2017

SUPREME COURT
CRIMINAL TERM
NEW YORK COUNTY
C.A.P. UNIT/MOTION
SUPPORT UNIT

Miguel de los Santos Din 14-A-5516
Shawangunk Correctional Facility
P.O. Box 700
Walkill, New York 12589

November 4, 2017

Mr. Fernando Parra, S.C.C.
Correspondence Unit
Supreme Court Criminal Term
100 Centre Street
New York City, New York 10013

CERTIFIED MAIL RETURN RECEIPT
7015 0920 0000 9349 4485

Re: REQUEST FOR CONTENTS IN COURT FILE
People v. DELLOS SANTOS Ind. No. #3444/02

Dear Mr. Parra:

I am writing you in response to your last communication. In your letter you stated that my Indictment was "never sealed".

I am sorry to bother you so much, but, you let me no choice you are responded my request letters July 11, 2017, by part, and your letters inquiries is not most efficient, you keep sending correspondend to Auburn when you know that I am in Shawangunk Correctional Facility, and you ask me to get help from somebody else but the help that I need is from you and the Court to clear up all miscarry of Justice that happened in my case.

I again respectfully request the same documents, that I request on my letter July 11, 2017, under Judicial Law § 255 and Civil Practice Law and Rule, § 8019(f), I requesting the following documents, that was never on the file when my family when to Court.

- ◆ Copy of the Felony Complaint
- ◆ Copy of Warrants Arrest
- ◆ Name of Judge who ordered the Warrant of Arrest
- ◆ Name of the Stanographer who recorded the proceedings where the Judge ordered the Warrant of Arrest

I am a father of seven, including a 9 and 15 years old, who need me, I am illegally detained on illegal sentence of 25 years to life. It is strange that a judge order a warrant of arrest where there is no evidence that I committed any crime that, the charges are missing most of the element and therefore not constitute a crime, and stripped the court of jurisdiction.

Pursuant to CPL 1.20 Subd. (9) the court acquire jurisdiction over defendant at the time the defendant appearance, it is at that the time the case is deemed commenced pursuant to CPL 180.10 to my constitutional right to obtain lawyer and felony hearing upon the issue of wheter these is sufficient evidence to warrant the court in holding defendant for action of the a grand jury. Absent of arrignment

precluded the Court, of setting the course of further proceeding in action.

The Court, creating a legal fiction case, whereby a case will be deemed commenced prior to the Court obtains personal and subject matter jurisdiction. In violation of U.S.A. constitutional Amend. 6 and 14 and New York Const. Art 1 § 6 Due process of law, that stated that no person shall be deprived of life, liberty, or property without due process.

CPL 180.10(1) clearly stated that, the court must furnish the defendant with a copy of the felony complaint. CPL 180.10(1) Clearly stated the court no body else, I am only trying to clear up, what have happened in my case, because I have proof that District Attorney sent me a false warrant of arrest, ordered by a judge that never exist as a judge. Also, I have proof of the fake indictment that raised, after I was tried with an indictment that my name was blacked out. You decide if you want to be accomplished of the District Attorney of send me a true statement, may the jury never vote to indict that why the judge never order a sealed indictment. And a warrant of arrest. I am only seeking for the truth, that come to a light.

In the event that your Court does not have the above documents. I would appreciate it, if you provide me with a statement stating that Felony complaint was never file in the court and Warrant of arrest was never ordered by a judge.

Respectfully Submitted

Miguel de los Santos
Miguel de los Santos Din 14-A-5516

CERTIFIED MAIL RETURN RECEIPT
7015 0920 0000 9349 4485

Sharon Koon

November 16th 2014

[Signature]
Notary Public in the State of New York
Qualification Expires on Sept 8, 2014

cc: file/ms

Miguel de los Santos Din 14-A-5516
Shawangunk Correctional Facility
P.O. Box 700
Wallkill, New York 12589

July 11, 2017

Clerk of the Court
New York County
Supreme Court Criminal Term
100 Centre Street,
New York City, New York 10013

Re: REQUEST FOR CONTENTS IN COURT FILE
People v. DELLOS SANTOS Ind. No. #3444/02

Dear Sir/Madam:

Pursuant to **Judicial Law, § 255 and Civil Practice Law and Rule, § 8019(f)**, I request to that county clerk of the supreme court to provide me with **ALL** the contents in the courts file under indictment number #3444/02 . People v. DELLOS SANTOS In addition, I respectfully requesting the following documents:

- ◆ Copy of any Warrants.
- ◆ Copy of the Supporting Information for the Warrant.
- ◆ Please provide me with the name and business contact information of the stenographer who recorded the Warrant proceeding
- ◆ Copy of any Extradition Order.
- ◆ Copy of the court order sealing the Indictment.
- ◆ Please provide me with the name and business contact information of the stenographer who recorded the proceedings where the Court issued order sealing indictment.
- ◆ Please provide a chronology list of all my court appearances. And
- ◆ People Respond to Defense's Omnibus Motion.

I further inquire as to whether there is a cost for such request and should there be any costs associated with the production of my request, advise me of such cost and I will immediately comply the court's instruction for the procurement of said papers.

Moreover, in the event the court is unable to fulfill my request, or should deny it, please provide me with the name and address of the person(s) I can for appealing such denial. Thank you in advance for your time, attention and cooperation in this matter.

Respectfully Submitted

Miguel de los Santos
Miguel dellos Santos Din 14-A-5516

cc: file/ms

August 19, 2017

Mr. Fernando Parra, S.C.C
Correspondence Unit
Supreme Court, New York Co.
100 Centre Street
New York, N.Y. 10013

Re: Request for Documents
Ind. #: 03444-2002

Dear Mr. Parra,

I am writing you in response to your communication dated August 9, 2017. In your letter you stated that my case "never went to criminal court". This was in response to my request for any documents from Criminal court. Sir, as you know I have a constitutional right to know how my case commenced. If commenced in the Supreme court sitting as a Criminal court by lodging of a felony complaint or by filing of indictment in the Supreme court.

If my case was commenced by the filing of the indictment in the Supreme court, can you please provide me with;

1. A copy of the court order sealing the indictment.
2. The name of the judge who made the order to seal the indictment and his court room number.
3. The name of the Stenographer who recorded the court session when the order to seal the indictment was made.

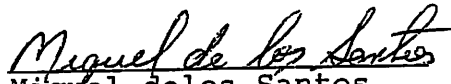
In the event that your court does not have a copy of the document that commenced my case. I would appreciate it, if you can provide me with a statement to that effect.

Also, your court provided me with copies of three indictments. I would like to know if they are three different indictments or just three copies of the same indictment.

On June 10, 2013, I was arraigned. During this arraignment the original indictment was opened and it had my name scratched out. I would like a copy of any documents or records which refer to the reason or reasons why my name was scratched out and or which identifies the individual who scratched my name out.

Thank you for giving this matter your kind attention. I hope to hear from your office soon.

Yours Truly,


Miguel delos Santos
DIN 14A5516
Shawangunk Corr. Fac.
P.O. Box 700
Wallkill, N.Y. 12589