

7-25-2013

Abbott v. State Appellant's Reply Brief Dckt. 40249

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Appellant

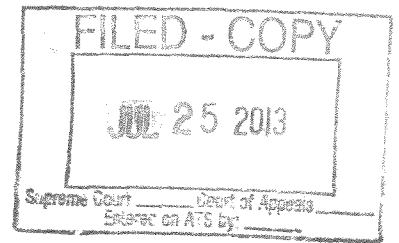
IN THE SUPREME COURT OF THE STATE OF IDAHO

* * * * *

DENNIS E. ABBOTT,
Appellant,
vs.
STATE OF IDAHO,
Respondent.

Case No. 40249

APPELLANTS REPLY
BRIEF

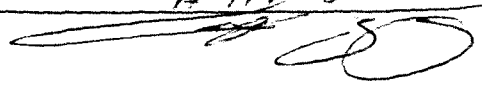


COMES NOW, Dennis E. Abbott, Appellant in the above-entitled cause, moves, this Honorable Court to Grant Appellants Request for relief, as so stated in the Appellants Brief.

Appellant submits his reply to Respondents Brief so entered on 7-11-13.

1. There is some sloppy investigation on the part of the

Dennis S. Ashcroft



DATED the 23rd day of July, 2013.

this charge and sentence.

WHEREFORE, appellant prays this honorable court vacate

this illicit prosecution.

was any evidence provided, no medical exams and not one witness to testify. As it stands, there is absolutely no grounds for

4. Appellant asserts that in this case, that there never

with no fixed.

he was sentenced to a forty (40) year indeterminate sentence sentence. Appellant was not sentenced to a life term, however

Not just that, but counsel was wrong about the length of charges in which appellant pled to; that is totally false.

3 Respondent's counsel surmised that there were numerous

to one count of lead conduct and nothing else.

2 On April 30, 1986 appellant was coerced into pleading

either then or since that date

respondent's counsel. In February 1986, appellant was charged with three counts of lead conduct. No other charges were filed