

Issues The court should grant me a new trial For at the very least. After reading this, you'll see grounds for immediate exoneration.

RECEIVED

JUL 24 2023

- 1. I was not proved guilty beyond a reasonable doubt.
- 2. I was never in possession of a weapon of any sort <sup>SC Court of Appeals</sup>
- 3. Juror 163 Shynice Gore. She was the only African-American juror. She told the court that she had anxiety and didn't feel comfortable. The court said she indicated she's familiar with a couple of the witnesses. The court asked her do she remember who they ~~might~~ might be and she mentioned one name. "Antonia Williams" who was never present the week of my trial. Not once did she say anything when the judge called out "potential" witnesses. Then the court said she had a medical condition that I was never made aware of via the court or my counsel. As far as I know she was diagnosed by the court.

Steven Morgan admitted several times to having knowledge of a crime committed at "his" home, but didn't tell the authorities until after he was arrested. He never even said I did anything or gave the slightest inclination until he knew I was going to trial via his attorney, Barbara Pratt.

5. On pg 31, line 17-18 of my transcript, it clearly states that "If anyone tries to talk to you about this case, please let my bailiff, Mr. Bobby, know immediately upon your return so that can be taken care of. Juror # 376, Austin Strickland was contacted regarding this case and never mentioned it to the courts.

6. pg 48 line 22, pg 51 line 23-24, pg 57 lines 16-24 of my transcript proves that everything concerning this case was a lie and Steven was coerced as what to say during testimony. "If I did commit a crime, Steven was well aware of it because he clearly stated he told me to be gone when he gets back after I allegedly asked him to rob the victim at "his" home.

7. Steven couldn't remember the color of the victims truck from 8 years ago (He said it was "Gold" but he remembers me committing a crime and

0. pg 64 line 22 of my transcript Mary Ellen Walter on behalf of the state asked the jurors to Find me guilty opposed to saying that evidence provided will prove that Darrell is guilty of all charges.

1. pg 192 line 12 of my transcript Steven said we communicated via Snapchat. Layne said Facetime during her Testimony -

2. pg 180 line 22 of my transcript Layne said Steven worked at "Long Horn" during testimony. Steven said he sold life insurance during his testimony.

3. pg 177 lines 4, 5, 6 proves that Layne is not credible.

4. pg 191 line 3 of my transcript Layne stated that the victim's truck stayed at "their" house for a couple of days opposed to wheels on record.

5. pg 434 lines 9 & 10 of my transcript officer Donahue admitted that codes change. That means whatever he thought was one thing could have easily been something else.

6. The state doesn't even know the caliber weapon that killed the victim. The weapon that was presented during trial was Steven A. Morgan's gun.

17. Detective Kenneth Marcus said the JRLDC put a keep separate order on me and Steven. That's a lie. It's on file at JRLDC that Kenneth Marcus personally put that order in. It's on file/record at the jail.

DARRELL DE' MARCUS LAND #321554  
BROAD RIVER CORRECTIONAL INSTITUTION  
4460 BROAD RIVER ROAD  
COLUMBIA SC 29210

COLUMBIA SC 290

20 JUL 2023 PM 3 L



SOUTH CAROLINA COURT OF APPEALS  
JENNY ABBOTT KITCHINGS, CLERK  
POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29210

RECEIVED

JUL 19 2023

BRCI  
MAILROOM

RECEIVED

JUL 24 2023

SC Court of Appeals

29211-162929

