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APR 17 2025

S.C. SUPREME COURT

Bryant L. McKnight
304720

vs

State of South Carolina

- 1) Violate My, 4th Amendment un legal search And secure
- 2) Violate My, 5th Amendment Right Two Remain Silence
- 3) Violate My 6th Right Two frontzation Any witness which
Never Did Do two officer captain pat Regalis
- 4) Violate My 8th Adme notent uder cruel punishment

I Writing This court Due to My concern About My Defense That was favored to Me During My Trial Under Brady Motion, No Malice No Motive In My case And Also probative weight of evidence was use During Trial (Make per Judicial) by using false evidence like earring, exhibits And Broken chain of custody By testimony Dr. Ross And co-defendant who gave statements to cal houn county officers who Never testify In My trial which Broke My Right on 4th Amendment I got Right to front My witness on Stand AT The time My trial I would like for this court to vacate My charge or Give Me A Fair trial Then The first Jointed trial That's My offer of Relief

- (1) New "Discovered Evidence / Statement By co-defendant
- 2) Also New Discovered Evidence / Statement That was Discovered In 2016 By state per Jury eye witness
- 3) I send This to show court what was violated During My Trial And Hearing

[ARGUMENT]

1.) The PCR court And The Trial court Erred IN Finding My Trial counsel Martin-Bank's Effective Representation where, State witness Mycuzin Joathan McKnight Gave [perjury] State wants two The calhoun county police's men officer And was Force Two Keep changing His Statement My Trial lawyer Should Have Had In camera Inspection on witness In A Jury trial And After sentencing State witness Joathan Recanted The 6th statement In All stating The solicitor Told Him Two Testify False In My trial Also He say He was lying on The stand AT My trial

2) Also My Trial lawyer Effective Representation when The victim Roommate Tameka Williams Testify on page 1-15-1-16 when witness was Direct By solicitor Ward when witness Testify That The victim Told Her I Accused victim of sending AKA (Boobie) Real Name Donald Shepperson which who give The calhoun county officer Henry Duke's A statement stating Me And Him was Together That night My MaMa House Got Rob so That Should Be correct cause There No Malice Show That I would Have Thought victim Did Any Thing Two Me cause She Never Been My MaMa House Also

Also ME And Boobie who every Body Thought I Accuse victim of sending Him And Her Brother Two Rob My Mama House when Boobie Been with Me on The Night of My Mama House Got Broken Into Also victim Never Been There Before

3) My Trial lawyer Effective Representation where State witness Stanley Graham Testify That on page I Transcript page 535 Testify State exhibit (Earring) was found At A scene where My Motion Discovered Show Calhoun County Officer Kendra William Got A Book Bag From victim Mother on 2/20/2014 Just two Have for DNA Standard (Only) Also It contain A pair of Gold Earring In The Book Bag with other Item That The court use As false Evidence That Per Judicial I My Trial By using false Evidence Rule (403) By The weight of probative Full Evidence where It Show officer Kendra gave It two Lt Stanley Gram Captin Pat Begardis who put It As Evidence They Had From So where And Stanley Gram Testify Two That same objected And say They Found It Him And The same officer Kendra William Found It 2/25/2014 when My Motion Discovered Show where That objected came From And what Date on The 2/20/2014 From victim Mother

4) Also I Just Receive New Discovered Evidence From My co-defendant which My

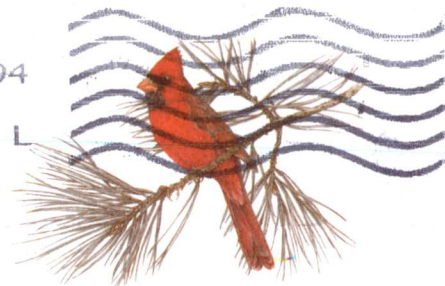
Brother who confess two This crime stating
I was down there but I wasn't there near the
crime scene nor shot victim that night also that
violated my rights when witnesses say it was a hand
gun which my co-defendant, which my brother say
it was a Rattle, 22 The same thing that sled
agent testify two this knowledge it was a Rattle
was use do two the bullets that supposed two came
from the Austasy lady Dr Ross who also lie on stand
during trial say she couldn't read out the officer name
she gave the bullets two which she lie when my motion
discovered show she sign the evidence two officer
Henry Dukes who was working for Calhoun county at the
time of the investigating at the time so that breaking
the chain of custody United State vs Robinson cause now
my co-defendant telling what type of weapon was using
during the shooting so that different testimony from
state witness / eyewitness Joathan which my cuz in
who already gave Calhoun county Investigator officer's

- 4 two 5 different per jury before state try the case
- 5) My Trial Lawyer Effective Representation for not using
Defense Argue during closing Argument due two
per jury eyewitness say I was threatened by co-defendant
during the crime which could have led two success of defense
And from broken chain of custody Dr Ross testimony on stand along with others

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S.C. SUPREME COURT

**RIDGELAND CORRECTIONAL
INSTITUTION**

APR 14 2025

Mailroom

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