

RECEIVED

OCT 11 2013

10-7-13

To:

S.C. SUPREME COURT

The Court of Appeals the state did not have no writing estimates on the damage to present to the jury they went with the owner of the trucks word that the damage was worth about 5,000 dollars so I dont know how the prosecution came up with 4436.41 when the owner of the truck Edward chapman didnt give a direct amount of the damage. His estimates of the damage that he gave in court was a total for all the damage an I feel since i was found not guilty of the attempted murder that estimate should have not been permittied as evidence because the damage done bye the gun shots was part of his estimate. Shannon Pye said in court that he was pretty sure that the window was broken he is the victim that got shot and the prosecution did not try to correct him till my lawyer cross-examin about the window not being broke so that shows she didnt know nothing about the damage and if she had an estimate she would have entered it as evidence. Edward chapman did not see who stabbed his tire in court he said the truck was worth Ten thousand dollars and the damage was worth about 5,000 for a tire, window and tail gate then he said the window was not shattered it had chip marks in it the could have already been in the window because he did not fix the window and tail gate my lawyer had pictures of the truck on the ford car lot way he traded it at with the damage still done.

During my trial the state did not present no evidence about the truck they didnt even tell the jury the make, model, color, and the year all the jury had know was that it was a ford F.150 and my lawyer told them that. The only thing they had to go on was the owner of the truck testimony and it do not fits the damage. My lawyer Mr. Beach ask for a motion for Directed Verdict two times for the property damages and Judge Perry M. Buckner denied it. Mr. Buckner also charge the jury with the hands of one is the hands of all how could he do that when I dont know the person that shot Shannon Pye and damage Edward chipmans truck bye shooting at Mr. Pye. If you take a look at the indictment it has cut a fire damage a window an tail gate by shooting at the vehicle and since I was found not guilty for the attempted murder how can they use that estimate giving by the owner of the truck that was for the damage done by the gun shots because he gave an estimate of the full amount of damage and he did not have a writing estimate from a body shop so we dont know if that estimate is real or one he made up. I feel that estimate should not have been used because I was found not guilty of the attempted murder. I hope you can take a look at this an overturn my sentence and send me home to my kids an family I have already been away from them for a year.