

RECEIVED

JAN 20 2026

The Honorable Supreme Court Justices,

S.C. SUPREME COURT

In compliance to your letter and to the best of my ability within the allotted time I would like to Submit the following argument and Statement in addition to what my attorney has already Submitted. It is my hope and prayer that this Honorable Court balance the Scales of mercy and justice.

To further emphasis that "this Case is Strange", I was originally Charged with larceny and there are no witnesses prior to or during my trial that accuse me of armed robbery other than the States Solicitor who was more diligent in her pursuit of a conviction by any means necessary than upholding the law with integrity.

The truth is I did not have a Knife or bladed object ever, and the video made available in my motion of discovery colabourates my testimony. My attorney Mr. Lucas and family members who still possess those videos confirm the fact, there was no Knife, but if there was and the trial was fair then the Solicitor would have stopped the video where the Knife appears.

However, the States Solicitor maliciously captures or manufactures a still where she claims it "appears to be" a bladed object. But where are the store clerks who were allegedly robbed? Where are the other shoppers? Why was I not allowed to

face or question the alleged victims?

The Judge, Solicitor and my attorney know these Stills were not in my motion of discovery giving me no chance to prepare for or consider taking a plea. These manufactured Stills no doubt effect the proceedings in a profound way so without them the outcome of the trial would have been different. In fact, had I been shown the Stills prior to trial I would have taken the plea of (7) seven years rather than risking the rest of my life.

Additionally, on pages 190-195 of the trial transcripts the courts allow a portion of my Statement to be redacted. Although it does not mention it I'm sure where I said in my Statement that I did not have a knife was also redacted. On a deeper look it appears the Solicitor removed my truth so she could add her lie and convict me.

Had those Stills been in my motion of discovery I would have excepted the 7 years and been home with my family today but since they were not I am a 60 year old man wrongly convicted to 18 years for an armed robbery that never happened.

Danell Blackwell  
325 994

1-13-2026

Darrell Eugene Blackwell, 325994  
Evans Correctional Institution  
610 Highway #9, West  
Bennettsville, SC 29512



**RECEIVED**

JAN 20 2026

S.C. SUPREME COURT

The Supreme Court of South Carolina  
PATRICIA A. HOWARD, CLERK OF COURT  
POST OFFICE BOX 11330  
COLUMBIA, SOUTH CAROLINA 29211