

To who this may concern,

My name Deratec Blinson, I'm respectfully requesting to you concerning the following; Under the Lyle hearing I research the Lyle that they submitted into evidence that D. Davis and J. Twitty testify about a Link/Robbery that should not been allow to testify to prove bad act evidence, that also falls under rule 403 and 404 (B) . . . Now on page 176 L-3-5 the judge say there is not a logical nexus between that robbery and the homicide of Miss. Jones . . . The judge also say there's a link missing. . On page 156 L-18-25, The solicitor say ■ his intention is to call Miss. Davis and Mr. Twitty in this case regardless of the judge ruling.

State v Lyle 125 S.C. 406 118 S E 803 (1923)

In order that guilt of a particular offense may be inferred from its similarity to other offenses, the similarity must establish such a connection between the crimes as would logically exclude the possibility that the present crime could have been committed by any other person than accused.

To justify the admission of evidence of an extraneous crime in exception of the general rule purpose of proving identity, such evidence must be necessary.

Where evidence of other offenses than that charged is admissible to prove identity, in exception to the general rule, the state is entitled to the benefit of this evidence in so far as it also subserves the purpose of establishing the element of a scienter or criminal intent, notwithstanding guilty knowledge or criminal intent was not a disputed or issuable fact in the case.

The admission by defendant of criminal intent, if his connection with the crime charged is proven, will not always render inadmissible proof of other similar crimes to establish such intent.

Before guilty intent may be inferred from other similar crimes, they must be established by legal and competent evidence.

RECEIVED

AUG 29 2014

LEGAL MAIL
SC Court of Appeals

I was charge in 2012 for a Armed Robbery and first Degree Burglary that took place in 2011 at Azulea Apartments . . . In March of 2012 I plead to second degree burglary and they drop the armed robbery, I plead to 10 years for that second degree burglary and other charges . . . Now as for my co-defendant Al Martinez Green, he have not enter no type of plea for the Armed Robbery or first Degree Burglary he still have them charges pending.

Now on page 170 L-18-05 Ms. Raney committed fraud for the prosecution (supporting fact). Now on page 171 L-4-9 the notaries had Ms. Raney commit intentionally not to create a broken issue, but the broken issue was already in effect because me and Al Green had two different defense and also D. Davis and J. Twitty was allow to testify about a Armed Robbery prior Armed Robbery that I enter a plea to and my co-defendant Al Green never enter no type of plea, that want create the broken issue and that's way Ms Raney submitted that false statement on page 170 L-18-05.

Respectfully submitted

Derrin Clinton

CL Ms. Susan B. Mackitt

Court of appeals

United States Supreme Court

SWORN to and subscribed before me this 20

day of August 2014

J. Franklin
Notary Public

My Commission Expires: 12-16-2019

I'm respectfully requesting to you the concerning follow:

On page 157 L-16 19'. The judge say, he will be glad to look at whatever cases you want me to or you can e-mail them to me, or whatever the sites, I will look at them tonight at the house.

How could the judge the lawyers and also the solicitor have communication about my case outside of my presence?

How could anyone determine what was said through their e-mails and were is it on record what they was talking about?

How can the court reporter say that my transcript is true and accurate when she was not presence doing that unconstitutionl communication?

Respectfully Submitted

Devala Clinton

SWORN to and subscribed before me this 20

day of August, 2014

[Signature]
Notary Public

My commission expires: 12 - 16 - 2019

Devatee Clinton # 317521
McC B
386 Redemption Way
McCormick, S.C. 29899

RECEIVED

AUG 29 2014

SC Court of Appeals

South Carolina Court of Appeals

P.O. Box 11629

Columbia, S.C. 29901