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AUG 26 2015

S.C. SUPREME COURT

Christopher Broadnax #099356
Lee Corr. Inst. F-6-A /1107-B
990 Wisacky Hwy
Bishopville, S. C. 29010

Mr. Daniel E. Shearouse, Clerk of Court
The Supreme Court of South Carolina
Post Office Box 11330
Columbia, S. C. 29211

August 18TH, 2015

Dear Mr. Shearouse,

Please find enclosed a copy of a letter I wrote to my attorney (Ms. LaNelle Canty DuRant) on 8/14/15 pertaining to the motions/petitions I'm requesting she file on my behalf.

Also enclosed is a copy of the letter I sent to the Attorney General's office informing them of my intentions to have said motions/petitions filed by my attorney while simultaneously putting

them on notice.

I am respectfully requesting that you file this letter as a matter of record (along with all enclosed) and please return a copy of all to me.

Thank you in advance for your attention to this matter.

Sincerely,

Christopher Broadnax

Christopher Broadnax #099356
Lee Corr. Inst. F-6-A / 1107-B
990 Wisacky Hwy
Bishopville, S. C. 29010

Mr. Alan M. Wilson
S. C. Attorney General
Post Office Box 11549
Columbia, S. C. 29211-1549

August 18TH, 2015

Dear Mr. Wilson,

Please find enclosed a copy of a letter I wrote to my attorney (Ms. LaRelle Canty DuRant) on 8/14/15 which I hope is sufficient to serve as notice to you of my intent, desire, and request that the July 29TH, 2015 re-filed opinion in my case be reheard and challenged. Thank you for your attention to this matter.

Sincerely,
Christopher Broadnax

Mr. Christopher Broadmax #099356
Lee Corr. Inst. F-6-A/1107-B
990 Wisacky Hwy
Bishopville, S. C. 29010

Ms. LaNelle Canty DuRant
S. C. Commission on Indigent Defense
Division of Appellate Defense
Post Office Box 11589
Columbia, S. C. 29211-1589

August 14th 2015

Dear Ms. DuRant,

I first of all want to thank you for your time and effort in your representation of my case. I also appreciate the fact that you have reopened my case and petitioned the Supreme Court to rehear and/or remand my case back to the Court of Appeals for a ruling on the other three (3) issues that were not addressed.

However, after rereading the Supreme Court's opinion stating that the error the trial court committed was harmless, I found that the harmless error analysis conclusion was reached while relying upon an inaccurate representation (as well as a gross mischaracterization) of the actual facts of the case.

I truly believe (and hope you concur after further research and consideration) that had the actual and accurate facts been considered and applied according to the transcriptive testimony during trial, there would not have been a determination of harmless error beyond a reasonable doubt.

Below is a list of the inaccurate portrayals and mischaracterizations of events which the Supreme Court re-filed on July 29th, 2015 and relied upon in their determination to conclude harmless error beyond a reasonable doubt. It is my desire and request that you use this information to amend/supplement your present petition for rehearing which was filed on August 06th, 2015 by filing the appropriate motion(s) /

petitions at this time so that the record will properly reflect a more accurate account of the events and circumstances in the next re-filed opinion.

Upon reading this related version of how events took place, it appears that I (as the masked gunman) went into the Church's Chicken, robbed the place, was then chased out by an employee, who watched me climb into the awaiting gray truck that was parked outside in the parking lot while the other employees watched it all take place.

To dispel the assumed truth of these mischaracterized statements, I refer you first to the trial transcript pages where testimony was given contrary to the belief that the gray Dodge old model truck was parked in the Church's Chicken parking lot.

Page 265/lines 5-8... In her opening statement, Ms. Nicole Simpson stated, "But Mr. Green wouldn't park in the Church's Fried Chicken parking lot. He would actually pull to the parking lot at a building directly behind the Church's, driving his gray Dodge truck."

Pages 472 / lines 24-25 and 473 / lines 1-4 and 21-

23... When asked by prosecution (Ms. Campbell)

"Once you got to the Church's on Taylor Street, where did you park?" Mr. Green responded (p. 473 / 1-4)

"I parked -- I was having trouble with my truck.

I parked two building down behind Church's where I had an incline to start the truck. It's a standard shift." (p. 473 / 21-23... Ms. Campbell,

"Once you got to the Church's, you parked you said a couple of buildings behind the Church's?"

Mr. Green responded, "Yes."

Page 514 / lines 19-21... Officer Jonathan Brayboy,

"He (Arthur Haynes) then proceeded to show me where the vehicle was parked which was two buildings behind the Church's Chicken."

The next inaccurate account I request that you challenge which is listed in the Supreme Court's opinion re-filed on July 29th, 2015 is the assertion that, "One of the employees chased the gunman outside and saw him riding in the passenger seat of the gray truck as the driver pulled out of the parking lot onto Two Notch Road."

Page 20 / line 25 and page 21 / lines 1-13... Mr. Charlie Cochran; "Ms. Simpson did say that this gray Dodge pick-up truck in terms of the reasonable suspicion for the stop, that the witness saw Mr. Broadnax get in the car. That is nowhere in any of the discovery. That is not in any written statement from the witness."

The Court: "Does the witness say he got into a truck?"

Mr. Cochran: "The witness says that he saw him leave the Church's Chicken and then he loses sight of him..."

The Court: "He didn't see him get into anything?"

Mr. Cochran: "No, Your Honor. He doesn't--..."

Page 202 / lines 18-21... Ms. Campbell; "And did he indicate whether or not he had gotten a good look at the person's face?" Officer Jonathan Brayboy: "He said he'd seen the driver but he didn't see anybody else in the vehicle with him."

Page 306 / lines 15-16... Ms. Campbell: "But you didn't actually see him in the truck?"

Mr. Arthur Haynes: "No, ma'am."

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Page 312 / lines 23-25 and 313 / lines 1-2... Mr. Lochram: "Okay. But you never saw him get into the truck?" Mr. Arthur Haynes: "No, I didn't." Mr. Lochram: "You never saw the robber get into the truck, correct? And you never saw the robber in the truck?" Mr. Haynes: "No."

Page 314 / lines 24-25... Mr. Lochram: "And you didn't see a passenger in the truck?" Mr. Arthur Haynes: "No passenger."

One other instance not to omit pertaining to the gray truck not being on Church's property is page 244 / lines 9-11 where Mr. Campbell states, "But based on what we have as far as the evidence is, is that the truck was not even parked in the parking lot."

Ms. DuRant, as you can see, some of the related events in this opinion are clearly inaccurate, mischaracterized, or just plain false. That is why I must reiterate to you that it is my express desire and request that you ^{USE} the foregoing information to amend

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and/or supplement your current motion / petition for rehearing at this time to challenge the ruling of this opinion.

Again, I thank you for your time, effort, and attention to these matters of my case, and I eagerly await to hear from you again.

Sincerely,

Christopher Broadmax

P. S.

Please enclose a copy of the amended / supplemented motion / petition in your next correspondence.

Christopher Broadman #099356
Lee Coun. Dist. 5-L-A/1107-B
990 Wilsiecky Hwy
Bishopville, S.C. 29010

The Supreme Court of S.C.
Mr. Daniel E. Shearouse
Clerk of Court
P.O. Box 11330
Columbia, S.C. 29211

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AUG 19 2015

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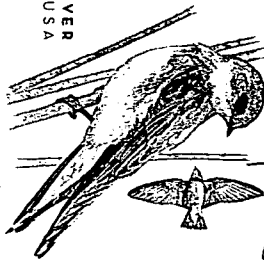


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