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S.C. SUPREME COURT

Please someone help me!

I have notified my local courts, my attorney, general's office that there is exact evidence that (a) juror(s) were struck solely on the basis of race. Now to no avail I have received no response on the matter. I tried to raise the claim at a P.C.R. hearing but my lawyer refused to acknowledge it b/c "defense trial counsel can't be prejudicing a defendant by trying to get the best possible jury" is what P.C.R. counsel told me. Correct me if I'm wrong but racial discrimination is a "No-No" All the time regardless: prosecution or defense.

The record easily reflects evidence of defense counsel's racially motivated juror strikes. [See: record pro se 59E - copies of defense counsel's notes - of juror list of defense counsel]. I can't get an answer out of anyone. I'm so lost & confused why I follow the rules of civil procedure as for requests but am ignore I'm just looking for justice. there is much foul play in my case. Heck the prosecutor ~~██████████~~ & I were of the same circle of friends. And he the prosecutor drank heavily with & around me for about 10 yrs before my trial as he was a regular at the bar I worked at. And a mutual friend of ours spoke to him on my behalf & he told me not to worry - I have these messages (conversations saved. God bless social media. And no matter who & how or where I ask there is never a response. The state failed to release exculpatory evidence - though denies such. So if an item is listed in the cover page / title page for a discovery packet; as it lists the contents.

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well then why can't I get a copy of it
it's my case & it is & has been ongoing. The medical
evidence - the state says it was disclosed years ago
but it wasn't - that's not my argument here though -
it's that if it was disclosed why isn't it part of
the courts record & being so then why can't I
get a copy of it. The solicitor said that I
stabbed the defendant 16 times. Though doctors &
nurses quoted in police reports stated 4 to 9 times &
then in court the states expert witness & hands on
surgeon stated "4 to 6 cuts" but when the
judge sentenced me he quoted "16 stabs"
4 to 6 ^{cuts} is a huge difference of 16 stabs

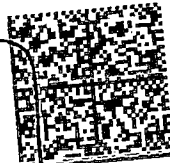
The judge said the sentence was harsh b/c I
was "a walking chainsaw" that's not accurate
I told police: I stabbed a man 3 to 4 times
he ran off I called for 911.

I feel so lost. The medical evidence can factual
show the alleged victims condition.

Also the police charged me with assault &
battery 1st degree but later charged it to
Attempted murder - is due to the extent of
injuries. How does that show intent. The extent
of injuries does not define intent. There is absolutely
no evidence of intent. So how can I
be charged. I was sober on my property
defended myself & girlfriend & I called 911
and waited & cooperated - this makes no sense
Please help. Thank you

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