

State of South Carolina

Terron Dizzley  
Petitioner

In The Supreme Court of

South Carolina

Case No. 2020-000253

Motion For Discovery and Entire

Case File and Inspection

RECEIVED

State of South Carolina

Respondent

S.G. SUPREME COURT

Petitioner hereby moves before this Honorable Court with a Motion For Discovery and Entire Case File and Inspection pursuant to Rule 34, SCRCP and Brady v. Maryland, 373 U.S. 83 (1976).

1. Petitioner contends that throughout the course of two trials and 6 years of appealing his unlawful conviction he has never received a complete Rule 5 Discovery or Entire Case File.

Although Petitioner made countless amounts of request through his attorney's and through his own motions to no avail.

2. Petitioner request that all and any interviews by witnesses that are audio recorded to be transcribed because audio CD's are of no use to Petitioner due to his circumstances.

Petitioner has been provided with a transcription of the audio interviews of Douglas Morris, Sonia Jones, Jerilether Jones, Larry Cooper and Willie Stanley. Provided by trial counsel who personally had these interviews transcribed.

3. Petitioner contends that due to several Brady violations on behalf of the State, he was never provided with the interviews of Naomi Alston, Marvin Riley, Edward Mack, and Jamison Wright.

4. Petitioner request any and all information whether witnesses James Stanley has worked with law enforcement as

a confidential informant or any deals made with the Georgetown County Solicitors Office prior to Petitioner's trial pursuant to any pending charges in exchange for testimony in Petitioner's trial or any trials. Not limited to Douglas Morris, Naomi Alston, Marvin Riley, Larry Cooper, Jerilether Jones, Edward Mack, Gary Gibson, Jamison Wright.

5. Petitioner request any and all pending charges prior to petitioner's trial of all of these witnesses and investigations not limited to Aundry Evans, Jr.

6. Petitioner request a copy of all motions filed by him in the South Carolina Court of Common Pleas, General Sessions, The South Carolina Supreme Court, The South Carolina Court of Appeals pursuant to, 2009-GS-22-00778, 2015-CP-22-845, not limited to letters, Motions To Relieve Counsel, Motions For Discovery, Writ of Mandamus, Briefs, Issues Amended, etc.

7. Petitioner request a copy of his PCR hearing transcripts of Feb. 17, 2017 held in Conway S.C. by the Honorable Judge Nettles and of November 27, 2018 by the Honorable Judge Curtis.

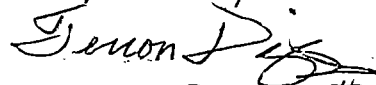
8. Petitioner request that he is provided with any Police reports pursuant to DJ equipment of Marvin Riley being stolen from Club Paradise after the shooting; any Police reports of Naomi Alston of incident reports of an alleged break in of Club Paradise after the shooting on Dec. 1, 2008 where a TV was allegedly stolen.

9. Petitioner request a copy of his Preliminary Hearing transcript.

Petitioner contends that his right to due process with regards to the disclosure of evidence does not end after a verdict is rendered at trial. Rather, the prosecution has a continuing duty to provide any evidence that was unlawfully withheld, including in context of post-conviction proceedings. Brady v. Maryland, 373 U.S. 83 (1963)

Date: 5-4-2020

Respectfully Submitted,



Terron Dizzley, #359480

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