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SC Court of Appeals

TO: South Carolina Court of Appeals

FROM: Quinton Tywan McClinton 322099

ARGUMENT

I, Quinton Tywan McClinton, is writing this letter regarding my case. I have concerns about the actions involving my case following the incident that occurred on Christmas Day in 2018, and plead my innocence hoping for a new trial. I am not denying a crime was committed that night; however, what I am being charged with is not only wrong but is unfair and unethical. All the evidence presented in court against me was circumstantial and hearsay; none proving I committed any crime. What I can say is, I was a victim of a crime that night and my right to a fair trial has been and is continuing to be violated.

My name was slandered in the media before my arrest without proper investigation; however, not long after my arrest, I believe my case fell completely apart with ineffective counsel and a biased justice system. The eyewitnesses were coerced to speak against me, and they were the family of Kochese Gregory. None of the eyewitnesses that supported my claim of self-defense was called on my behalf. No weapon was confiscated, nor any fingerprints. I strongly believe I was convicted because of my past more than the case speaking for itself. As I stated before, all the evidence they had were only circumstantial and hearsay. Because of this, I strongly feel I did not have the right to a fair and speedy trial; therefore, have me serving time for a crime I did not commit. I am appealing this case in hope and pleading that justice be served the correct way.

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