


**From:** Edward Blake <ed@fsalab.com>  
**Subject:** **Re: Caravella [FSA File No. 08-323]**  
**Date:** September 3, 2009 3:52:18 PM PDT  
**To:** Diane Cuddihy <dcuddihy@browarddefender.org>  
**Cc:** Peter Neufeld <P4justice@aol.com>, Woody Clarke <george.clarke@sdcourt.ca.gov>, Barry Scheck <Bcsinnocence@aol.com>, Scott O'Toole <Scott.Otoole@kingcounty.gov>, Rockne Harmon <dnarock@aol.com>  
 2 Attachments, 294 KB



Dear Diane,

Yesterday I learned from a reporter that our report dated August 27, 2009, in the Caravella case arrived at the Broward County Courthouse where your office is located. The reporter claimed to have a copy that she received from you. Today I received by FAX and by Email a harassment Discovery demand from the prosecutor, Carolyn McCann [Attached]. It is unfortunate that MS. McCann views her prosecutorial duties to "seek the truth" by employing her laboratory bureaucrats to concoct preposterous demands rather than seeking legitimate scientific peer review of our work. I hope that this style of prosecutorial corruption is not typical of your jurisdiction. In the future, please ask MS. McCann to make her demands to you directly. Please pay our invoice promptly.

By the way, only two weeks ago in Federal District Court in Ohio, a federal district court judge was capable of disposing of Habeas Corpus claims in a death penalty case [Ohio v. Apanovitch] based our work that is similar to our work in Caravella. That Federal District Court decision is also attached.

Perhaps you should provide MS. McCann's concocted demands to the Broward County Press so that they can consider the integrity of the demands in light of our report.

Sincerely  
Dr. Edward T. Blake



[08-323 Pros DIS Harass... \(160 KB\)](#) [91-261 FedDct Decision... \(133 KB\)](#)

