
IN THE SUPREME COURT OF THE UNITED STATES

ISSAC DAVIS, PETITIONER

V.

UNITED STATES OF AMERICA

ON PETITION FOR A WRIT OF CERTIORARI
TO THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

MEMORANDUM FOR THE UNITED STATES

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No. 17-8860

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MEMORANDUM FOR THE UNITED STATES

Petitioner contends that his prior convictions for robbery, in violation of Fla. Stat. § 812.13 (2011); armed robbery, in violation of Fla. Stat. § 812.13 (2005); and attempted armed robbery, in violation of Fla. Stat. §§ 812.13 and 777.04 (2003), were not convictions for "violent felon[ies]" under the elements clause of the Armed Career Criminal Act of 1984, 18 U.S.C. 924(e)(2)(B)(i). The Court is currently considering the application of the elements clause to the Florida crime of robbery in Stokeling v. United States, cert. granted, No. 17-5554 (Apr. 2, 2018). The petition for a writ of certiorari should therefore be held pending the Court's decision in Stokeling and then disposed

of as appropriate in light of that decision.* Respectfully submitted.

NOEL J. FRANCISCO Solicitor General

JULY 2018

^{*} The government waives any further response to the petition for a writ of certiorari unless this Court requests otherwise.