

IN THE SUPREME COURT OF  
THE UNITED STATES

Jared Morrison (Petitioner)	§	
v.	§	No. 18-5888
Lorie Davis (Respondent)	§	

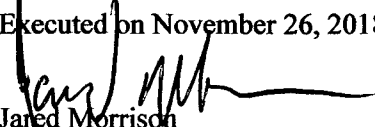
**CERTIFICATE OF GOOD FAITH**

Comes now, Petitioner, Jared Morrison, who certifies that the accompanying PETITION FOR REHEARING is presented to this Court in good faith are **grounds limited to intervening circumstances of substantial or controlling effect or are limited to grounds not previously presented** pursuant to Rule 44. Morrison shows the following:

1. This Court entered its judgement denying my writ of certiorari on November 13, 2018. I am presenting this Court with adequate reasons to justify the granting of rehearing in this case, and said petition is brought in good faith and not for delay.
2. I further assert that based upon the laws of this Court and the facts of my case, I am entitled to relief which has been continually and unjustly denied to me by every court that my issues have been brought before.
3. If the Fifth Circuit Court of Appeals is allowed to continue to rely on the **controlling effects** of Tharp v. Thaler 328 F.3d 719 (2010) and Caldwell v. Dretke 429 F.3d 521 (2005), and they continue to be allowed to misapply the McQuiggin v Perkins actual innocence gateway standard to deny actual innocence miscarriage of justice exceptions, thousands of defendants who are being accused of a crime for the first time and choose to play it safe, and accept a deferred adjudication probation plea bargain instead of going to jury trial and facing the maximum sentence, will be denied their right to writ of habeas corpus in the federal courts after their probation is revoked and they have been convicted, sentenced, imprisoned, and had the opportunity to seek direct review. (See Jimenez v. Quarterman 555 US, 129 S.Ct 681 (2009)).
4. Since filing my writ of certiorari, I discovered **other substantial grounds not previously presented** in my writ of certiorari. See my Jimenez v. Quarterman 555 US 113, 129 S.Ct 681 (2009) argument on pages 5-7 of the petition, which shows my claims should not be time barred.

I, Jared Morrison, declare under penalty of perjury that the foregoing is true and correct.

Executed on November 26, 2018

  
Jared Morrison  
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Midland, TX 79706