

No. \_\_\_\_\_

IN THE

SUPREME COURT OF THE UNITED STATES

Washington, D.C.

PRO - SE

DEAN E. CALHOUN - PETITIONER  
(Your Name)

vs.

Llano County, Texas et al RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

TEXAS CRIMINAL COURT OF APPEALS  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

DEAN EDWARD CALHOUN #563762  
(Your Name)

Comal County Jail

3805 Mineral Springs Rd

(Address) 3005 W. San Antonio Street  
New Braunfels, Texas 78130

LOCKHART, TEXAS 78644

(City, State, Zip Code)

512 - 529-0174

(Phone Number)

QUESTION(S) PRESENTED

1. WHY WAS MR. CALHOUN NOT TOLD "ALL" OF HIS OPTIONS BY HIS ATTORNEY OF RECORD, WHEN HE TOLD EVERYONE HE WAS INNOCENT?
2. AFTER MR CALHOUN PRESENTED PROOF THAT HE WAS DRUGGED BY THE VICTIM WAS HE NOT GIVEN A NEW TRIAL?
3. WHY WAS THE QUESTION OF ACTUAL INNOCENCE DENIED BY THE TEXAS CRIMINAL COURT OF APPEALS WHEN OFFICIAL STATE OF TEXAS INVESTIGATIONAL REPORTS PROVE:
  - a). THAT HE WAS DRUGGED PRIOR TO THE OFFENSE (THE NIGHT BEFORE) AND WAS NEVER TOLD. THE CPS REPORTS WERE AVAILABLE TO THE DISTRICT ATTORNEYS AT TIME OF DISCOVERY
  - b). WHY WAS HE NEVER TOLD BUT CONVICTED ON HIS OWN ADMITION WHEN THE STATE HAD EVIDENCE CONTRARY TO THE STATE.

## LIST OF PARTIES



All parties appear in the caption of the case on the cover page.



All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

HAYS County District Court no 22nd  
Court of Criminal Appeals TEXAS

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APPENDIX F *THE INSTRUMENT FILED DETAILING ALL THIS TO THE CRIMINAL COURT OF APPEALS.*

## TABLE OF AUTHORITIES CITED

### CASES

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BRADY V. MARYLAND

### STATUTES AND RULES

BRADY establishes a constitutional obligation of the prosecutors to disclose to the defense requested evidence in the prosecutors possession where that evidence is "FAVORABLE TO THE ACCUSED" this obligation was viewed as a logical extension of a line of earlier cases noting that due process was violated where the prosecutor failed to correct perjured testimony which it knew or should have known to be FALSE.

### OTHER

IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

**OPINIONS BELOW**

[ ] For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at \_\_\_\_\_;  
or, [ ] has been designated for publication but is not yet reported;  
or, [ ] is unpublished.

The opinion of the United States district court appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at \_\_\_\_\_;  
or, [ ] has been designated for publication but is not yet reported;  
or, [ ] is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at Criminal Court of Appeals - TEXAS  
or, [ ] has been designated for publication but is not yet reported;  
or,  is unpublished.

The opinion of the Criminal Court of Appeals <sup>TEXAS</sup>  
appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at \_\_\_\_\_;  
or, [ ] has been designated for publication but is not yet reported;  
or,  is unpublished.

## JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was \_\_\_\_\_.

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**:

The date on which the highest state court decided my case was OCT. 18/2017. A copy of that decision appears at Appendix \_\_\_\_\_.

A timely petition for rehearing was thereafter denied on the following date: 10-19-17, and a copy of the order denying rehearing appears at Appendix (7).

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

**CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED**

*Brady vs. Maryland.*

## STATEMENT OF THE CASE

MR CATHORN HAD TWO ~~PROBLEMS~~  
ASSAULT AND FAMILY VIOLENCE BOTH OF  
WHICH HE DENIES.

HE HAD NO IDEA THE REAL FACTS  
OF THE CASE UNTIL YEARS LATER. HE THOUGHT  
THERE WAS NO WAY OUT. BUT HE HAD TO GET  
HIS SON AWAY FROM THE SPouse AND VIOLENCE  
SO HE PLEADED GUILTY TO GET HIS SON OUT  
OF THE ENVIRONMENT. AND HE DID.  
CORY IS HAPPY, HEALTHY AND SAFE  
WITH CATHORN'S MOTHER PATRICIA M SCHRADER.

REASONS FOR GRANTING THE PETITION

MR CA Moon is an innocent man and this case has been brutally torturing him for almost 10 years because of the state. The state has had copies of all this since 2013 and have chose to put up false charges and any other barriers it can throw up in front of him to discourage the truth from coming out.

THANK YOU!

## CONCLUSION

The petition for a writ of certiorari should be granted.

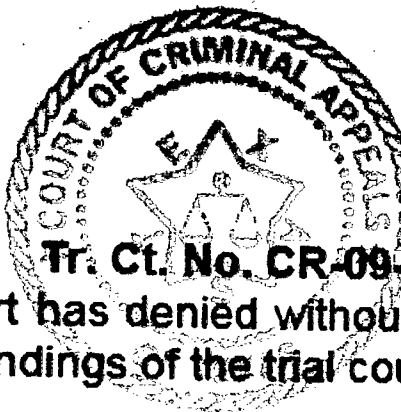
Respectfully submitted,

Deary E. Calhoun  
Dian E. Calk

Date: \_\_\_\_\_

1-16-2018

OFFICIAL NOTICE FROM COURT OF CRIMINAL APPEALS OF TEXAS FILE COPY  
P.O. BOX 12308, CAPITOL STATION, AUSTIN, TEXAS 78711



10/18/2017

**CALHOUN, DEAN EDWARD** Tr. Ct. No. CR-09-0771-A WR-82,240-05  
This is to advise that the Court has denied without written order the application for  
writ of habeas corpus on the findings of the trial court without a hearing.

Deana Williamson, Clerk

DISTRICT CLERK HAYS COUNTY  
HAYS COUNTY GOVERNMENT CENTER  
712 S. STAGECOACH TRAIL, STE. 2057  
SAN MARCOS, TX 78666  
\* DELIVERED VIA E-MAIL \*

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