

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

Raynard Reginald Brown PETITIONER
(Your Name)

vs.

Commonwealth of Virginia— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Court of Appeals of Virginia
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Raynard Reginald Brown
(Your Name)

Dillwyn Corr Center 4B-9T
(Address)

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(City, State, Zip Code)

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RECEIVED

JAN 29 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

QUESTION(S) PRESENTED

Did the court of Appeals of Virginia error on their ruling on the 19th of October, 2018, by the court refusing the petition for appeal? for Record No. 18046S Court of Appeals No. 0464-17-1.

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:

Commonwealth of Virginia (only).

Court of appeals of Virginia (only).

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TABLE OF AUTHORITIES CITED

CASES

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- 1.) ATif Charles Vs, Commonwealth of Virginia Record No. - 041919 270 Va. 14; 613 S.E. 2d 432; 2005 Va. Lexis 56. Reversed and Remanded. see: p. 2 of 7. HN 2 - Va. Sup. Ct R. 5A:18, like Va. Sup. Ct R. 5:25 Allows an appellate court to consider a matter not preserved by objection in the trial court "to attain the ends of Justice".
- 2.) Patrick Lester Kelly vs, Comm. No. 1296-86-1 Courts of Appeals of Virginia 382. S.E. 2d 270, 8 Va. App. 359. see Section (3) p. 1.

STATUTES AND RULES

5A:18 ← ^{From the beginning} do not apply to petitioner's case CRIS-1216-01.
5:25

OTHER

above statutes used, the court of appeals of Virginia should have granted the petition. 5A:18 Rule do not apply's to this case, because the Appellate's Attorney during his trial did object to the comm ATT's errors. All parties in Va. do have a legal right to confront and cross examine their accusers.

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 Oct 19, 2018 Courts of appeals of VA; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the _____ 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.

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 19, 2018.
A copy of that decision appears at Appendix enclosed

☐ A timely petition for rehearing was thereafter denied 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. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

Fifth Amendment

Fourth Amendment

STATEMENT OF THE CASE

Petitioner contends that the Trial court ~~erred~~ by allowing the commonwealth's expert to testify in rebuttal to his insanity defense, and Not giving the petitioner chance to confront or Cross examine his accusers. Constitutional Violation.

So he appealed his case to the court of appeals of Virginia for Justice, then this court ~~erred~~ in their ruling, when the court Refused his petition for appeal. therefore this petition has been forwarded for adjustment in this court, because of these constitutional error on behalf of both courts. Circuit court of the city of Portsmouth, Court of Appeals of Virginia in error.

REASONS FOR GRANTING THE PETITION

Reasons
This case is ripe for adjudication,
so Justice can be served.

(because of courts errors
intentionally without a fair chance).

For the above reasons I the appellant
needs this court to **grant** this petition on
all merits.

Truth and Facts

On Oct 19, 2018 The court of appeals of Virginia
erred in their Ruling, Using the Supreme court
Rule 5A:18 that doesn't apply to this case,
because the appellant's Attorney did preserve
this issue for appeal, when she objected to
the commonwealth's error, not allowing the
Petitioner the right according to the 4, 5, 6, 14.
Amendment (Due process of law) to Confront or
Cross examine the accusers, which is the
Doctor and comm Att. Therefore grant this
Petition.

Petitioner needs this court to View
all court, court of appeals of Virginia Records
and witness the errors on behalf of both
courts, but now **grant** this petition for
all merits. and dismiss all charges pending
against this listed party.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

* Mr. Gerald Brown

Date: 1-17-2019