

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

IN THE

SUPREME COURT OF THE UNITED STATES

Michael P. Bradley — PETITIONER  
(Your Name)

vs.

State of Georgia — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Supreme Court of Georgia  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Michael Paul Bradley <sup>GDC#</sup> 939047  
(Your Name)

3404 Kent Farm Rd.  
(Address)

Miller, Ga 30442  
(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

## QUESTION(S) PRESENTED

- (1) IF a certain 'Action' is Filed against a Case, could it be considered upon it's merits, without a Response from the Defendant's, -OR- having been litigated, according to the Issue's alleged?
- (2) Could a Superior Court Judge, Hear and Rule upon an 'Action', with a Judicial Misconduct Claim alleged against Him, Personally?
- (3) Could it be a Due Process Violation For a Higher Appellate Court, not to consider a 'Judicial Misconduct Claim'?
- (4) Should an Appellate Court consider it's own Error, upon a 'Post-conviction Action', under Appeal, to that same Appellate Court?
- (5) IF a Court lacked Jurisdiction, over a Case, due to the Court's own 'Process and Procedures',  
would the Due Process Clause of the '14<sup>th</sup> Amendment', allow a 'Hearing' to be held, to address such Issue and Error?

## 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:

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION .....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	3
STATEMENT OF THE CASE .....	4-5
REASONS FOR GRANTING THE WRIT .....	6-7
CONCLUSION .....	8

## INDEX TO APPENDICES

- APPENDIX A - 'Order' of Supreme Court of Georgia
- APPENDIX B - 'Order' of Superior Court (Morgan County)
- APPENDIX C - 'Order' of Supreme Court (Motion For Reconsideration) & (Motion to Stay Remittitur)
- APPENDIX D - 'Application For Discretionary Appeal'
- APPENDIX E - 'Motion For Reconsideration'
- APPENDIX F - 'Motion to Stay A Remittitur'

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 A to the petition and is

- ☐ reported at Case No. 518D1565; or,  
☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

The opinion of the Morgan County Superior court appears at Appendix B to the petition and is

- ☒ reported at Case No. 518D1565; 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 8/13/2018.  
A copy of that decision appears at Appendix A.

☐ A timely petition for rehearing was thereafter denied on the following date: 9/10/2018, and a copy of the order denying rehearing appears at Appendix C.

☐ 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

- U.S. Const. 5<sup>th</sup> Amend.
- U.S. Const. 6<sup>th</sup> Amend.
- U.S. Const. 14<sup>th</sup> Amend.
  
- Ga. Const. Art. 1, Sec. 1, Para. 1
- Ga. Const. Art. 1, Sec. 1, Para. 11
- Ga. Const. Art. 1, Sec. 1, Para. XII
  
- O.C.G.A. § 5-5-41
- O.C.G.A. § 5-6-35
- O.C.G.A. § 16-1-7 (b), (c)
- O.C.G.A. § 17-7-54
- O.C.G.A. § 5-6-10
- O.C.G.A. § 17-3-1(a)

## STATEMENT OF THE CASE

The Petitioner, Mr. Michael Paul Bradley, had Filed an Extraordinary Motion For New Trial, through the Superior Court of Morgan County, Case No. 17ACCC168, dated and Filed on June 11<sup>th</sup>, 2018,

thus, being 'Denied' by the Chief Judge, William A. Prior, Jr., only (7) seven days later, June 18<sup>th</sup>, 2018, with a Judicial Misconduct Claim alleged against Him, 'Personally'.

Upon such 'Action' being Filed, the State Respondent's have Failed to Respond, and the Petitioner was refused to litigate said 'Action', through the Court, to resolve such Issues alleged.

The Petitioner Filed an "Application For Discretionary Appeal", to the Supreme Court of Georgia, dated July 12<sup>th</sup>, 2018, Case No. 518D1565,

whereas, the Court, 'Dismissed' said 'Action', without sufficient determination, of the 'Action' being litigated, through a Court of competent Jurisdiction,

with a Judicial Misconduct Claim alleged against said Judge.



as well as being a Second 'Extraordinary Motion For New Trial', which the Honorable Court deemed the First Action.

Case No. 514DC0024, to be untimely, upon the Court's own procedures,

thus, as well, being refused to be litigated and accepted by the lower Courts, through a Judicial Misconduct Claim, alleged against the Chief Judge, William A. Pryor, Jr.,

having been 'Denied' in ('9') nine days, and upon the exact same Process -

(SEE ALSO, 'Statement of Facts And Case', and 'Case Reference' at • Appendix D) ....

Through the Course of Court Litigation, the Petitioner has been Denied His Constitutional Right to Self-Representation, as a Pro Se Litigant,

being refused to Argue, Settle, and Close, the Issues and Allegations of His Case.

## REASONS FOR GRANTING THE PETITION

Upon Court Litigation, of the Petitioner's Case, the Court has refused to accept and acknowledge, the Issues and Circumstances of the Petitioner's Case, by Self-Representation, as a Pro Se litigant.

Due to the Court's own 'Ruling' in Bradley v. State, 272 Ga. 740, 533 S.E.2d 727 (2000), the Honorable Supreme Court of Georgia had 'Affirmed' a charge of Felony Murder, against the Petitioner,

thus, fails to support an underlying offense, in accords to the United States Constitution (14<sup>th</sup> Amendment), Georgia's own Constitution, and pursuant to Georgia's Statutory and Case Law,

but had 'Reversed' two convictions of Armed Robbery and Hijacking A Motor Vehicle, due to improper venue.

Upon such 'ORDER', the Honorable Court had filed a 'Remittitur' to the lower Court of Morgan County, Georgia, therefore, Reinvesting the Court with Jurisdiction over the Charge / Case,

Whereas, the Superior Court of Morgan County never had Jurisdiction / Subject Matter Jurisdiction, from the on-set, due to the Chief Judge, William A. Prior, Jr.,

having committed 'Misconduct in Office',  
through a created 'Conflict of Error',  
upon the Petitioner's Entire Case of  
Case No. 1996CC168 (Morgan County) and  
Case No. 96-CR-181 (Greene County),  
therefore, impairing the Jurisdiction  
of BOTH CASES, pursuant to State  
Statutory Law of C.C.G.A. § 16-1-7(b).

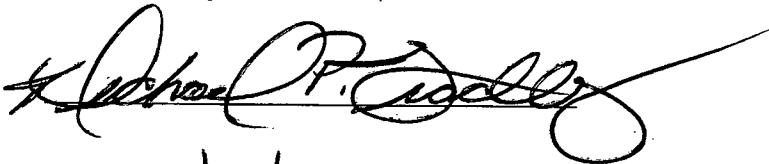
Upon such 'Remittitur', being received  
and Filed, in Morgan County, places the  
Petitioner's Case under the 'Statute of  
Limitations' of the Superior Court of Morgan  
County (Prosecuting Attorneys Office),  
thus, being able to seek a 'Correct  
Indictment', through C.C.G.A. § 16-1-7(b),  
Properly, beyond No Limit,  
due to the Felony Murder Charge itself.

The Petitioner, Mr. Michael Paul Bradley,  
brings this 'Issue of Error', to the  
Honorable Supreme Court of the United  
States, by 'Writ of Certiorari',  
to be reviewed.

**CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "K. Michael P. Gidley", written over a horizontal line.

Date: 10/19/2018