

No. 18-7916

IN THE
SUPREME COURT OF THE UNITED STATES

No. 2013-M-01725

In re, JIMMY WREN #66051
Petitioner,

On application for a writ of certiorari
To the Supreme Court for Mississippi

PETITION FOR A REHEARING

PETITIONER:

Jimmy Wren, #66501
Mississippi State Penitentiary
30C Bldg., Bed #131
Parchman, MS 38738

Petitioner, Jimmy Wren, respectfully moves the Court pursuant to Rule 44 of this Court Rules, to rehear this case and to set aside the order, DENYING the application for writ of certiorari to the Mississippi Supreme Court, on grounds 28, §2244 U.S.C. is unconstitutional and its enforcement against the petitioner, denies petitioner due process and equal protection under the laws; and its enforcement in this case is a violation of the ex post facto clause of the United States Constitution and the Mississippi state Constitution, for substantial and controlling grounds and reasons that were not included in the original application for writ of certiorari, as shown below:

Substantial and Controlling Grounds

Petitioner states that substantial and controlling grounds exists in this case to justify a rehearing on the application for writ of certiorari because this case originated and was initiated in the state criminal court before the enactment of 28, §2244 U.S.C. and its enforcement against petitioner is: (1) A clear violation of the ex post facto clause of the United States and Mississippi state Constitution; (2) Its enforcement would deprive petitioner of a legal remedy of seeking relief in the district court under habeas corpus proceedings under 28, §2254 U.S.C., after being denied relief in this Court, which gives a litigant a choice of seeking relief in this Court, or by application in the district court by habeas corpus proceeding; (3) The aggrieved statute forfeits or foreclose the right to seek habeas corpus relief in the district court when this Court refuse to hear a case; (4) Petitioner will be denied the right to a hearing or a forum to determine whether he is entitled to relief based on the 'new rule of law' that will provide equal protection under the laws of the state of Mississippi; (5) Petitioner will be denied the opportunity to obtain a decision to determine whether the state courts denied due process by imposing monetary sanctions, in the absence of a hearing as required in the federal jurisdiction under Rule 11 of Federal Rules of Civil Procedure.

Respectfully submitted,

Jimmy Wren #66051

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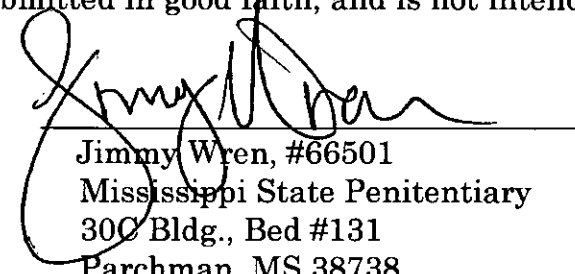
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CERTIFICATION

Pursuant to Rule 44(1) of this Court Rule, Petitioner, Jimmy Wren, Pro se states
the attached Petition for a Rehearing is submitted in good faith, and is not intended
for the purpose of any form of delay.



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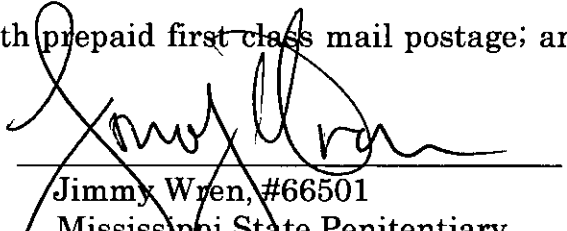
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PROOF OF SERVICE

Pursuant to Rule 29 of this Court Rules, Petitioner states that a copy of the accompanying documents: (1) Petition for a Rehearing; and (2) Certification, were served upon: Jim Hood, Mississippi Attorney General, addressed to: 550 High Street, Jackson, Mississippi 39201; and the Solicitor General for the Department of Justice, at 950 Pennsylvania Ave., NW, Room 5616, Washington, D.C. 20530-0001, by depositing the same in the U.S. Mail with prepaid first class mail postage; and mailed on the 25th day of March, 2019.



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