

Case No. 19-5292

IN THE SUPREME COURT OF THE UNITED STATES

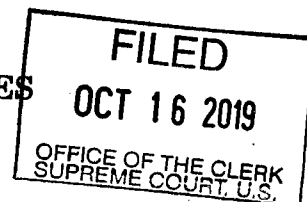
FRANKY JOSEPH,

Petitioner,

V.

STATE OF FLORIDA,

Respondent.



**CERTIFICATE OF GOOD FAITH**

COMES NOW, Franky Joseph, and makes certificate that his petition for rehearing is presented to this court in good faith pursuant to Rule 44. Mr. Joseph further states the following:

1. This Court entered its judgment denying petitioner a writ of Certiorari on October 7, 2019. Petitioner believes that he presents this Court with an adequate ground to justify the granting of rehearing in this case and said petition is brought in good faith and not for delay. Furthermore, petitioner believes that based upon the law of this Court and facts of this case, he is entitled to relief which had been unjustly denied him. He further believes that if the decision of the Florida Supreme Court, and the lower State Courts that are bound to follow, is allowed to persist, said decision will invite the popular misconception that the judicial system is little different from the two political branches of the Government, and will gravely affect the integrity of the judicial branch. As the State Court's decision is based upon nothing more than a change in membership.

The issue raised concerns a substantial ground not previously presented.

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

Executed on this 16 day of October, 2019.

RECEIVED TO FRANKLIN CI  
FOR MAILING ON

10/16/19KA

INITIALS

A handwritten signature in dark ink, appearing to be "Franky Joseph".

Franky Joseph  
# 195878

