

19-8232

NO. 19-8232

IN THE
SUPREME COURT OF THE UNITED STATES

FILED

MAY 29 2020

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SUPREME COURT, U.S.

William Lynn Jackson

PETITIONER

VERSUS

STATE OF MISSISSIPPI

Respondent

PETITION FOR REHEARING

Comes now, the Petitioner, William Lynn Jackson, MDOC # 43577, pro se in accordance to the time lines and Supreme Court Rule 44, Petitioner without Counsel respectfully submits this Petition for Rehearing, where this Honorable Court made a Substantial decision in Flowers v. Mississippi, 139 S.Ct. 2228 (2019). This decision along with the precedent and well known case of Barson v. Kentucky, 476 U.S. 79, 106 S.Ct. 1712, 90 L.Ed.2d 69. The Barson case was decided mere months before this Petitioners case was tried and a conviction was brought against Jackson, as both Flowers and Barson were severely prejudiced this Petitioner likewise was the product of eliminating African-American jurors.

For many years the striking of all black jurors is and has been unfortunately common place throughout the State of Mississippi. This Court recognized this in the Flowers case in 2019, and acted on this Constitutional fundamental deprivation.

This Petitioner has suffered by the actions of the prosecutor

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Authorities of DeSoto County, Mississippi was cast into the State Penitentiary at Parchman before a direct appeal was started (if at all) then he was transported to complete his sentence, placing Jackson back into the custody of Missouri Department of Corrections until Jackson had satisfied his sentence and returned back to the custody (again) Mississippi Department of Corrections

Jackson has never been provided his transcript of the trial nor a copy of the alleged Direct Appeal all the years he was in custody in the State of Missouri.

The State and the Sentencing Court has been able to sit in silence to cover-up the Constitutional and fundamental deprivations without any fear of the extreme errors being exposed. The decision found and realized in Flowers and Parson and many others was manifested in Jackson's case and allowed to remain hidden where Jackson has had to seek judicial relief without any of his necessary documentation even till today.

Jackson believed when his writ of certiorari was placed on the docket that "Black Lives Really Mattered"!

Jackson had hoped this Court would have at the very least ordered the Mississippi Attorney General to secure those necessary missing documents transcripts etc... which would have confirmed the deprivations met by Jackson.

This denial continues to allow Mississippi Courts who have

cast the dark shadow upon the shoulder's of African-Americans then to simply sweep their action under the closest rug to hide their dirty little secrets from the public eye.

Jackson claims have extraordinary circumstances that should encourage this Court to revisit this case which has profound merit.

Jackson prays for a fair opportunity to relief that was so long ago deprived it continues to fester as did Flowers and Batson. Mississippi should be made to answer after so much time

Respectfully Submitted,
28 U.S.C. § 1746

(s) William Lynn Jackson
Petitioner / pro se
William Lynn Jackson # #3577