

No. 20-5547

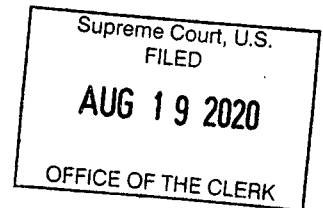
ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

WASHINGTON, DC

ROGER LEE BAKER, Jr. # 471255 — PETITIONER  
(Your Name)



vs.

STATE OF GEORGIA ET AL. — 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

ROGER LEE BAKER, Jr. No: 471255  
(Your Name)

3404 KENT FARM DRIVE  
(Address)

MILLEN, GA 30442  
(City, State, Zip Code)

N/A  
(Phone Number)

QUESTIONS PRESENTED

1. THE MAGISTRATE COURT JUDGE ISSUED AN ARREST WARRANT AFTER (62) HOURS HAD PASSED IN A WARRANTLESS ARREST, THOSE THIS VIOLATE PETITIONER'S 4TH AMENDMENT RIGHTS? "THEREIN."
2. DOES THE 4TH AMENDMENT APPLY TO PETITIONER? "THEREIN."
3. ALL EVIDENCE RECEIVED UNDER THE 4TH AMENDMENT IS ILLEGAL, IS THIS TRUE AS STATED FROM THE SUPREME COURT JUSTICES? "THEREIN."

## **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:

## **RELATED CASES**

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APPENDIX B *Supreme Court of Georgia Case No: S2001422 - August 10-2020.*

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## 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 6-24-20/8-10-20. A copy of that decision appears at Appendix A-B.

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).

## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
COUNTY OF RIVERSIDE V. McLAUGHLIN, 500 U.S. 44	CONSTITUTIONALITY PROVISIONS INVOLVED
TYMBERLAKE V. STATE, 246 GA 488, 491 (271 S.E. 2d 792) 1980	CONSTITUTIONALITY PROVISIONS INVOLVED
STATUTES AND RULES	N/A
OTHER	NONE

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-B to the petition and is

reported at APPENDIX A AND B; 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.

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

1. THE STATE VIOLATED PETITIONER'S 4<sup>TH</sup> AMENDMENT RIGHTS,
2. THE STATE VIOLATED PETITIONER'S 5<sup>TH</sup> AMENDMENT RIGHTS,
3. THE STATE VIOLATED PETITIONER'S 6<sup>TH</sup> AMENDMENT RIGHTS,
4. THE STATE VIOLATED PETITIONER'S 14<sup>TH</sup> AMENDMENT RIGHTS.

1. THE STATE VIOLATED O.C.G.A. § 17-4-62,
2. THE STATE VIOLATED O.C.G.A. § 16-10-1,
3. THE STATE VIOLATED O.C.G.A. § 16-10-20,
4. THE STATE VIOLATED O.C.G.A. § 16-10-94,
5. THE STATE VIOLATED O.C.G.A. § 24-3-5,
6. THE STATE VIOLATED TITLE 18 U.S.C. § 1001 (a) (1),
7. THE STATE VIOLATED TITLE 18 U.S.C. § 1505,
8. THE STATE VIOLATED TITLE 18 U.S.C. § 2071.

ATTENTION: MORE CONSTITUTIONAL AND STATUTORY VIOLATIONS COULD BE ADDED.

## STATEMENT OF THE CASE

② IN THE VERY BEGINNING, THE FBI REQUESTED AN MURDER ARREST WARRANT IN VIOLATION OF O.C.G.A. § 17-4-62, AND THE ADA REQUESTED A MURDER INDICTMENT WITH THE MURDER WARRANT ISSUED FROM THE MAGISTRATE COURT JUDGE WILLIAM JOHNSON, JR., AND THE STATE'S MURDER CONVICTION WERE RECEIVED UNDER A DIRECT VIOLATION OF THE UNITED STATES 4TH AMENDMENT. "THEREIN"

## REASONS FOR GRANTING THE PETITION

THE MAGISTRATE COURT JUDGE JOHN WILLIAM JOHNSON, JR., ISSUED A MURDER ARREST WARRANT IN DIRECT VIOLATION OF THE UNITED STATES 4TH AMENDMENT WHEN VIOLATING THE McLAUGHLIN 48 HOUR RULE.

1. THE 4TH AMENDMENT VIOLATION TOOK PLACE PRIOR TO RECEIVING AN INDICTMENT OR MURDER CONVICTIONS.

THEREFORE, ALL EVENTS IN STATE V. BAKER - NO. 07-CR-023 SHALL BE ILLEGAL PURSUANT TO O.C.B.A. § 17-4-62 DUTY OF PERSON ARRESTING WITHOUT A WARRANT.

2. ON MAY-13-1991, SUPREME COURT JUSTICES MARSHALL, BLACKMUN, AND STEVENS, MADE COUNTY OF RIVERSIDE V. McLAUGHLIN 500 U.S. 44, A RETROACTIVE CASE BASED ON THE 4TH AMENDMENT VIOLATION AS UNCONSTITUTIONAL.

CONCLUSIONS: THE STATE'S MURDER ARREST WARRANT WHICH CARRIES THE STATE'S MURDER INDICTMENT, AND THE STATE'S MURDER CONVICTION SHALL BE VACATED IN THE INTEREST OF THE 14TH AMENDMENT WHICH IS EQUAL PROTECTION UNDER THE LAWS. ALL OTHER VIOLATIONS CAN BE MOOTED IF THE STATE'S WARRANT IS VACATED WITH PREJUDICE TOWARD THE STATE.

PETITIONER PRAYS THAT THE SUPREME COURT OF THE UNITED STATES UPHOLDS IT'S OWN RETROACTIVE CASE AGAINST THE STATES VIOLATING THE 48 HOUR RULE (ARRIVED BY THE 4TH AMENDMENT BECAUSE THE STATE OF GEORGIA JUST SENT A MESSAGE TO ALL JUDGES STATING PETITIONER A U.S.A. CITIZEN HAS "NO RIGHTS", TO INVOKE THE SUPREME COURT OF GEORGIA TO VOID HIS VOID WARRANT, INDICTMENT, AND CONVICTION. SEE: RULING FROM AUGUST- 10- 2020.

"BLACK LIVES MATTER IN GEORGIA" AND STATE OFFICIALS WHOM VIOLATES PENAL LAWS AND THE U.S.A. CONSTITUTION SHALL BE PROSECUTED.

I REST ON ALL "THEREIN!" **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Roger Lee Baker, Jr. No:471255

Date: AUGUST- 17- 2020.