

7-OP-18

#9

9-12-20

No. F.86-5600-B

20-6139

**ORIGINAL**

IN THE

SUPREME COURT OF THE UNITED STATES

Washington, D.C. 20533

OCT. 10 2018

Pedro Alvarado

— PETITIONER

Attorney General (Your Name)

THE STATE OF FLA.

vs.

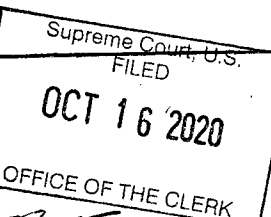
U.S. Court of Appeals, 11th Circuit

metre, rock vanity. Police

Dept. of Justice, D.C. 20530

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO



THE U.S. Supreme Court, Tallahassee.

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

OCT 10 2018

Pedro, Alvarado

(Your Name)

Martin Corporation

institution. Facility

(Address)

1180, south west

11th

Alapattah Road - Indianapolis, 34956

(City, State, Zip Code)

neonk

(Phone Number)

8-08-88

#8

9-12-88

QUESTION(S) PRESENTED

ican. life. life or fin. - Legally convict  
some one, whom, was involved, with  
the incident of had, un-fairly,  
meaning under the principle  
Theory of conspiracy, when; all peoples  
involved in an incident of criminal  
activity, such as, 1st degree murder  
3-people, involved, 2-Cab's an  
gentle Cab's on their back's when  
1-person's whom. Had nothing at  
all 100.00, with set up, or scheme  
of, neither no, committing crime.  
Just Cab off totally with small  
Cab's on their back's because. These  
2 two, person's are of white such  
Race's and, I petitioner is then  
only the slat. Black American  
charged and convicted with an  
life sentence, yet, I was not  
the perpetrator or cause of  
this criminal action etc. all,

9/18/18

#9

9/13/20

### 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

1. EMANUEL, VS. STATE, 601 So.2d, 1273  
RA, states, 90-804 (2) (C) 1993
2. VOORHEES VS. STATE 699 So.2d, 602-613, Aug 97
3. SEE CURTIS VS. STATE, 876 So.2d, 13  
RA; Pet OCA; 2004

10/02-18

#10

9-13-90

TABLE OF CONTENTS

OPINIONS BELOW	#A	THE SENT. PENALTY, PHASED
PAGES 5-6 → JURISDICTION	#B	DIRECT AP. ALLOWED
demanded for, resentence	#C	CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED
STATEMENT OF THE CASE	#D	THEAL TO sentence, DENIED
REASONS FOR GRANTING THE WRIT	#E	
CONCLUSION	#F	
A # LIFE NATURAL, ↓ #A		
LIFE 25 YRS. 10-15 YRS. CONCURRENT.		
INDEX TO APPENDICES CHARGES, ↓		
APPENDIX A	THE, SENTENCES AND PENALTIES	
Page #	SUPREME COURT, 9-20-90	
APPENDIX B	THE, DIRECT AP. DENIED, ATTORN. AT LAW.	
Page #7	HABEAS CORPUS, DENIED	
APPENDIX C	Remand for Resentencing GRANTED	
Page #	Petition for, illegal sent, 1995 - IN 1996	
APPENDIX D	Dec. STATE HABEAS CORPUS, DENIED, JAN 6-3-850 -	
Page #14	States, 4TH 5TH 6TH 8TH, 14TH	
APPENDIX E	States,	
Page #16	Reason, for, Granting Petition	
APPENDIX F		

11-02-88

#1

9-12-20

TABLE OF AUTHORITIES CITED

CASES

CASES	SEE, SPERA VS. STATE →	PAGE NUMBER 784 2007
	SEE, SPERA VS. STATE →	001 So. 3d,
	SEE, SPERA VS. STATE →	1273-1276 440 DCS.
	SEE, CURTIS, VS. STATE →	876-So. 3d, 13 FLA 1st DCA

STATUTES AND RULES

STATUTES, Rules 90.804(2)(c)

STATUTES, 90.401-FLA Statues,

OTHER

THE POINT R. I'M, innocent  
But only because of me  
Rock, Organ & Hammer  
not with evil person's  
Two, white, evil, guys. etc. etc.

10-CP

#10 -

9/3/20

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.

~~[4]~~ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at ~~3rd, District Court, Appeal, Miami FLA.~~; or,  
[ ] has been designated for publication but is not yet reported; or,  
[ ] is unpublished.

The opinion of the ~~Direct Appeal~~ <sup>1st Postconv. Relief</sup> <sup>3,850 L. E.</sup> court appears at Appendix \_\_\_\_\_ to the petition and is

[ ] reported at ~~3rd, DCA of Miami FLA.~~; or,  
[ ] has been designated for publication but is not yet reported; or,  
[ ] is unpublished.

13 Oct 18

#13

9-12-20

## 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**:

*Fla. Supreme Court's decision* ↓  
The date on which the highest state court decided my case was 9-29-20.  
A copy of that decision appears at Appendix 13.  
→

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).

14-07-18

14#

9-13-20

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

under the 5th 6th with 8th Amendment. It is noted, with the Supreme court's constitutional rights

To An' Fair Trial

By following all attorney's steps  
and set forth inside of law's  
own, constitutional law's encluded

under the power's of  
all states county & Federal  
court's of principles encluded  
judges must follow all law's rules

too, put more concretely  
under Actions of Justice it is  
ordered underlined and graphed  
that re-craft of Rule's con-  
Be Abandoned, Forget, or  
ignored with out's business  
of authority you must follow the  
law's statues, rules

18 Oct 18

#15.

WB 20

STATEMENT OF THE CASE

on. The exact date of 1985 I  
petitioned, was, talking with a  
white Guy's, whom I recently met  
by attending An' vocational training  
program school, in Miami, FL. with  
all our, situations my two, new, Randal  
Associate's mentioned coming over too  
Seminary Hall, whom I did not know  
to, purchase, marijuana weed. Too which when  
we arrived at this Hall, I was told too, sit  
and wait inside of the living room, area as  
my. Two, associates went inside with this  
other white male, within, 2 minutes, & less  
I heard, gun shot's, and my. Two, friends  
came out running and just said let's go  
at which point I'm interested  
points I impeded so, I left, with them  
and, later it was Randal. And these two  
white men was and had committed an 1st  
degree murder for an attempted, such  
robbery for. Marijuana weed, and, now  
I sit inside of prison for 2 life sent.  
and both white Guy's got's to with the 10 - life  
sent, and 3 - years sent.

16-OF-86

#16

9-12-30

REASONS FOR GRANTING THE PETITION

1. BEAT-UP, FAULTS OF BOTH OF  
THESE, TWO, white Guy's had recently  
Caught Autre, with capital murder

AND, it was Hane's, schemes  
OR, Robbery not mine. Also, I DO  
recently, just, came, in contact with  
THESE, 2 -white Guy's. Also, THEY  
both knew, their victims. I DO, NEVER  
EVER, seen, or, met, this, man, whom,  
was, killed.

2. under, the proportionate  
Rule's of punishments, all, person's  
charged, offended and convicted  
must receive, same sentences,  
especially within Bandkerides  
of, in First degree Homicide

THERE IS FAIRNESS. But's and  
Law's too, FAIRNESS, especially  
in my situation offending inside  
of the living room where Con-shit's  
was heard, I am prejudice because  
I'm [REDACTED] Black-

17-AP-18

#17

972-20

Proportionality of Capital Crimes

Mr. Justice KAR, 10 years of  
Fairness. It's 2-white Crys  
what scheme set up, and then  
cost the life of another but it  
was them who, cottoned, David STACE'S

**CONCLUSION**

SENTENCES, MR

I am, procedurally in opinion  
because being Black. 2 THE SENTENCES

The petition for a writ of certiorari should be granted.

BECAUSE THIS case (Step 5, 5 set all laws 3 yrs.  
AND FAIRNESS THIS, HUMAN'S AGE, SAME  
Respectfully submitted,

Oct, 10/185  
PELTON  
x Pedro Alvarado

Date: 9-12-20,