

20-6764

No. 20-1079

218-CV-00183-BMS

IN THE

SUPREME COURT OF THE UNITED STATES

**ORIGINAL**

James Davis

— PETITIONER

(Your Name)

vs.

Christopher Marledge

— RESPONDENT(S)

FILED

MAY 22 2020

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

ON PETITION FOR A WRIT OF CERTIORARI TO

Court of Appeals ~~and~~ Eight Circuit

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

PETITION FOR WRIT OF CERTIORARI

James Davis

(Your Name)

300 Corrections Drive

(Address)

Newport AR, 72112

(City, State, Zip Code)

\_\_\_\_\_  
(Phone Number)

QUESTION(S) PRESENTED

~~No questions to presented but~~

~~I hope I be off~~

on 8-21<sup>th</sup> and 22<sup>th</sup> 2017

I want to a trial on cr-17-288<sup>↑</sup> but I was  
sentence on new charge's that was not pros, cr-17-240  
cr 17-241 cr-17-242 cr-17-243 cr-17-244  
nor did I see a motion to discover on did's case's  
and was not plea out to did case's and cr-17-298  
and ~~the~~ Austin Easley was a member and the case  
cr-17-243 ~~and he~~ and he ~~of~~ sentence me! and nolly pros  
cr-17-243 on the record and he know the woman and  
the case cr 17-240 cr-17-241 cr-17-244 or cr-17-242  
which is 9 charge's all together and 3 more on cr-17-243

## Rule 14.1 (a),

1. I can't read is spell to good So I did not make the A.E.D.P.A'S but ~~I~~ have my test scor,
2. May plea was A trail case cr-14-288 but they is saying I was plea out to cr-17-240 cr-17-241 cr-17-243 cr-17-298
3. did charges was not pros on me nor did I see a motin to discover
4. ~~The preside.~~
4. I have a sentence on all 4 charges which is 'insufficient Counsel to cr-17-240 cr-17-241 cr-17-243 cr-17-298 to what they did to me

## 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:

Fletcher long  
Austin Easley  
Gary Mittetsson

christopher Marledge  
St. Francis County  
Bette S. Green  
John Houseal  
christopher Morledge

## RELATED CASES

cr-17-244  
cr-17-243  
cr-17-242  
cr-17-241  
cr-17-240  
cr-17-298

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	<i>I was not plea out and charge was not filed</i>
CONCLUSION.....	

## INDEX TO APPENDICES

APPENDIX A	<i>cr-17-240</i>
APPENDIX B	<i>cr-17-241</i>
APPENDIX C	<i>cr-17-242</i>
APPENDIX D	<i>cr-17-243</i>
APPENDIX E	<i>cr-17-244</i>
APPENDIX F	<i>cr-17-248</i>

## TABLE OF CONTENTS

OPINIONS BELOW	<i>I will like to be pay in full</i>	1
JURISDICTION	<i>I don't know please help me</i>	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	<i>1, 6, 8, 14 amendment</i>	
STATEMENT OF THE CASE	<i>I will like to be pay and full 3 billion dollar</i>	
REASONS FOR GRANTING THE WRIT	<i>Right to be Free</i>	
CONCLUSION	<i>If I'm pay in full I'm O.K.</i>	

## INDEX TO APPENDICES

APPENDIX A	<i>I kind read this is so hard on me to try to do this</i>
APPENDIX B	<i>I lose my kid's and woman because of this</i>
APPENDIX C	<i>I have wear my self crazy about this</i>
APPENDIX D	<i>I hope I get free befor I get <del>sick</del> sick</i>
APPENDIX E	
APPENDIX F	

## TABLE OF AUTHORITIES CITED

### CASES

### PAGE NUMBER

cr-17-240  
cr-17-241  
cr-17-242  
cr-17-243  
cr-17-244  
cr-17-248

don't know

### STATUTES AND RULES

6th amend  
8th amend  
5th amend  
14th amend  
1st amend

~~§~~ My due Pros. Violated  
Insult of counsel

### OTHER

It was no motion to discover  
on all did case because I did  
not see one!

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 I do understand; 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 I don't know what this means; 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 \_\_\_\_\_ to the petition and is

☐ reported at I don't know how to do it; or,  
☐ has been designated for publication but is not yet reported; or,  
☐ is unpublished.

The opinion of the I understand 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.



Rule 14, 1 (d),

I was denied by the U.S. District Court  
and Court of Appeal the Eighth Circuit

## JURISDICTION

☐ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 10-21-20.

☐ 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: ~~5-18-20~~, and a copy of the order denying rehearing appears at Appendix 5-18-20

☐ 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 how do I do that.  
A copy of that decision appears at Appendix \_\_\_\_\_.

☐ 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).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

It was Violated of Constitution 1<sup>st</sup> amendment  
and 14<sup>th</sup> amend and 8<sup>th</sup> amend 6<sup>th</sup> amendment  
~~5<sup>th</sup> amend and 8<sup>th</sup>~~  
which I have a right as A US citizen

## STATEMENT OF THE CASE

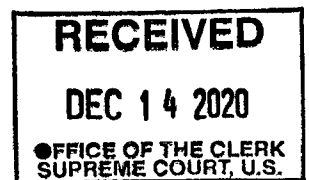
I really don't understand this  
Paper ~~is~~ but I'm trying but it's is  
wrong to what was did to me  
the Judge did not call me case number out  
which I have a right to know them because  
the Record say Trail case CR-14-288

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~~This~~ I was lock up 2017 3-9-17 and I was going to  
a trail on 8-21<sup>th</sup> and 22<sup>th</sup> 2017 which was 5 1/2 month's  
but I was not sentence to CR-17-240 CR-17-241 CR-17-242  
CR-17-243 CR-17-244 CR-17-298 and the Judge did not  
plea me out but I'm and prison,

## Rule 14 (g),

I was brief revocation on one pending charge  
cr-17-288 ~~but~~ and the Judge did not call ~~the~~ <sup>the</sup> case  
out and it was a trial but I single paper  
to take a plea because the prosuer told me  
he going to senten me consative and I told the  
Judge charge was not filed but he deind  
my Motin. the Judge did not plea me out  
to did's charge's cr-17-240 cr-17-241 cr-17-243  
cr-17-298 because he sad, this is a trial the defean  
will like to plea and he went on what my plea,  
and senten me to 10 probation



## REASONS FOR GRANTING THE PETITION

I asking to be paid and for what  
was did to me and full!

Because I was not plea out an ~~a~~ the prosucer was a  
member of the case cr-17-243 and he knows  
the woman and the case cr-17-240 cr-17-241  
cr-17-244 or cr-17-242 and charge's was  
not pros.

# Rules 10 and 14.1(h)

I can't read and spell good I'm on A ~~1st~~<sup>1st</sup>  
grad leve. The prosucer was a member of cr-17-243  
and he new the woman and case of cr-17-240  
cr-17-241 cr-17-242 or cr-17-244

the Judge ~~did~~ not plea me out to nothing  
but cr-14-268 which is a trail case 10 probation.  
I have A right to know the case's the Judge  
plea me out to in I did not, and I told  
the Judge that Charge's was not filed  
and he still sentence me to cr-17-240  
cr-17-241 cr-17-243 ~~and~~ and nol. pros. cr-17-242  
cr-17-244 and all ~~this~~ this is 15<sup>th</sup> charge's  
3 and each case,

cr-17-243 was nol. pros, and he sentence me  
to 10 probation but my Senten order show Different  
and all ~~four~~ four of my senten Show 2 sentence  
~~that~~ ~~that~~ on my sentence Order ~~which~~ with  
is insufficint Counsel, and the Prosuser threaten  
me to take the time by tell me it's going to be  
Conservative!

It's No Motion to discover and did's cr-17-240 cr-17-241  
cr-17-242 cr-17-243 cr-17-244 and the the proster  
should have not been on my case because he is a  
member and the Sudge did not call out my case  
number and ~~the~~ the charge's was not pros.

### CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

James Davis

Date: 10-23-20