

21-6330

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

Supreme Court, U.S.
FILED

OCT 27 2021

OFFICE OF THE CLERK

Sherrie Brown

— PETITIONER

Supreme Court (Your Name)

G.A.L. Program

DCF/Family Resource vs.

ET AL

The Children's Court

Florida BAR, & J.Q.C.

— RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

The STATE OF Florida Supreme Court TALLAHASSEE

The Third District Court MIAMI DADE County

The Children's Court MIAMI DADE County

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

PETITION FOR WRIT OF CERTIORARI

Sherrie Brown

(Your Name)

1120 Serenity Hill's Street Apt. 115

(Address)

LAKELAND Florida 33805

(City, State, Zip Code)

863-934-5741

(Phone Number)

QUESTION(S) PRESENTED

- 1- WHAT ARE THE REQUIREMENTS BEFORE PLACING CHILDREN?
- 2- WAS BACKGROUND CHECKS DONE ON ALL PARTIES IN THIS CASE? OR JUST MS. Sherrie Brown & WHY?
- 3- WHY WASN'T A DNA TEST DONE?
- 4- WAS THE PARENTAL RIGHTS TERMINATED FOR THE MOTHER ALLEYSHA PASTRANA? OR JUST THE FATHER'S & WHY?
- 5- WHEN WAS Sherrie Brown Cleared to take custody of ARMANI BROWN?
- 6- WHEN WAS THE DECISION CHANGED IN THE computer OR IN WRITING FOR MS SHERRIE BROWN to GAIN custody OF ARMANI BROWN? WHY?
- 7- MS. SHERRIE BROWN DID YOU CHASE ALLEYSHA PASTRANA and her 2 MINOR CHILDREN AS WELL AS YOUR SON JULIAN BROWN DOWN THE STREET WITH A KNIFE?
- 8- MS. Sherrie Brown WAS ALLEYSHA PASTRANA Pregnant When She WAS AT your Home in September 2018?
- 9- Judge Angelica ZAYAS Why Did you REFUSE to HEAR OR ACCEPT ALL EVIDENCE FROM MS. SHERRIE BROWN BEFORE she REQUESTED your REMOVAL FROM THE BENCH OF GETTING TO THIS POINT?
- 10- WHY DIDN'T ALL PROFESSIONALS INVOLVED GO BY THE LAW & DO THEIR JOBS? INSTEAD OF FOLLOWING?

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:

THE Supreme Court TALLAHASSEE
THE THIRD District APPEALS Court
THE FLORIDA BAR
THE Judicial Qualifications Committee
The CHILDREN'S Court
The Department of Children & Families Resource Center
The Guardian Ad Litem

RELATED CASES

MOTHER: ALLEYSHA Pastrana
FATHER: JULIAN BROWN
CHILD: ARMANI BROWN
Grandmother: Sherrie Brown
CAREGIVER: JUAN ARCE

DOS-15686E - Children Court
SC2021-1245 - Supreme Court
3D21-1629 - Appellate Court

ALL CASES TO
BE HEARD WERE
DISMISSED BY
CLERK'S & FILER'S

NO MOTION'S
AND COMPLAINTS
WERE RULED BY
JUDGE'S IN APPEALS
COURT OR SUPREME COURT

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

DOS - 15686E	CHILDREN COURT
SC2021 - 1245	SUPREME COURT
3D21 - 1629	APPELLATE COURT

STATUTES AND RULES

ALL PROFESSIONAL PARTIES INCLUDING JUDGE A. ZAYAS
DID NOT COMPLY WITH ANY STATUTES OR
RULES

OTHER

ALLEYSHA PASTRANA HAS AN OLDER CHILD
SHE ALSO DOESN'T TAKE CARE OF. EVIDENCE IN
"APPENDIX" "F". DEPT. OF CHILDREN AND FAMILIES
IS AWARE, AND JUDGE ANGELICA ZAYAS "REFUSED"
ALL EVIDENCE.

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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 to the petition and is

- ☒ reported at E-FILING PORTAL & MAIL; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the SUPREME COURT TALLAHASSEE court appears at Appendix A to the petition and is

- ☒ reported at E-FILING PORTAL & MAIL; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

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 AUGUST³¹ 2021
A copy of that decision appears at Appendix A.

☒ A timely petition for rehearing was thereafter denied on the following date: AUGUST 31 2021, and a copy of the order denying rehearing appears at Appendix A.

☐ 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

I CAN NOT PUT THE CONSTITUTIONAL AND STATUTORY PROVISIONS IN NUMBERS OR ANY OTHER WAY BECAUSE I AM NOT A LAWYER AND I AM NOT TRYING TO BE!!

WHAT I CAN SAY IS THAT I KNOW THAT MY CONSTITUTIONAL RIGHTS TO BE A GRANDMOTHER TO ARMANI BROWN HAS BEEN TAKING FROM ME BY A DISHONORABLE, PREJUDICE JUDGE!!

THE JUDGE OR ANY LAWYER & OTHER GOVERNMENT OFFICIAL STAFF DID NOT COMPLY WITH ANY OF THE STATUTES OR LAW, WHICH THEY WERE HIRED, TRAINED & SWORN IN TO DO.

BY ALL CONSTITUTIONAL AND STATUTORY PROVISIONS

ALL PROFESSIONAL PARTIES SHOULD BE "FIRED" DISBARRED, TITLE'S TAKEN AWAY TO WHERE EITHER PROFESSIONAL PARTY CAN WORK IN THEIR FIELD OR WITH CHILDREN AGAIN!!

"THE MOSAIC" LAW

"WHATEVER IS HURTFUL TO YOU, DO NOT DO TO ANY OTHER PERSON"

MATTHEW 7-12 "THE GOLDEN RULE"

STATEMENT OF THE CASE

JUDGE Angelica ZAYAS WAS "BIAS" from the DAY I Sherrie Brown stepped into her Courtroom MARCH 10, 2020. I TRIED TO EXPLAIN TO HER THAT I WAS SENT TO Her from the Family Court and The Supreme Court OFFICIALS. Judge A. ZAYAS SAID on that DAY THAT SHE WOULD ORDER A DNA TEST AND IT WOULD BE ready by the next Court DATE WHICH WAS APRIL 2, 2020. There has been NO DNA ORDERED TO THIS DAY October 27, 2021.

I ALSO TRIED TO EXPLAIN TO HER ABOUT THE LIES FROM THE DEPARTMENT OF CHILDREN & FAMILIES STAFF, BUT SHE REFUSED TO LISTEN TO ME OR ACCEPT ANY OF MY EVIDENCE. ALL LAWYERS AND D.C.F. STAFF AS WELL AS JUDGE A. ZAYAS HAS DONE NOTHING FOR THE BEST INTEREST OF ARMANI BROWN MY SON JULIAN BROWN OR ANY OF THE OTHER CHILDREN IN THIS CASE. ALL PROFESSIONAL PARTIES ARE COVERING THE TRUTH OF THE DRUG ABUSE & PHYSICAL ABUSE ALONG WITH THE CRIMINAL HISTORY OF THE MOTHER ALLEYSHA PASTRANA AND HER FAMILY ALONG WITH THE CARE GIVER JUAN ARCE AND HIS FAMILY. WHEN I EXPLAINED MY SIDE AND SENT EVIDENCE TO ALL OTHER HIGHER OFFICIALS IN ORDER FOR THEM TO BE AWARE OF THE ABUSE & NEGLIGENCE DONE BY ALL PROFESSIONAL STAFF INCLUDING JUDGE A. ZAYAS AS WELL AS THE MOTHER, FAMILY & FRIENDS WITH THE CARE GIVER NO HIGHER OFFICIAL WANTED TO STEP IN WHEN THEY REALIZED THAT ALL MY ALLEGATIONS AND ACCUSATIONS WERE FOUNDED!! SO THEY TRIED TO MEDIATE & NEGOTIATE WITH ME!

REASONS FOR GRANTING THE PETITION

ALL EVIDENCE OF FACTS SHOULD BE MORE THAN ENOUGH
TO GRANT THE PETITION.

ALSO THE FACT THAT I SHERRIE BROWN HAVE BEEN
"DEPRIVED" THE RIGHTS OF WATCHING MY GRANDSON
ARMANI BROWN GROWING AND DEVELOP A BOND
WITH HIM BECAUSE OF ALL THE LIES AND ALL
PARTIES INVOLVED NOT ABIDING BY THE LAW!!

AFTER REVIEWING THE EVIDENCE SUBMITTED
AND FAIRLY CONSIDERING THE OUTCOME

IS THE REASON WHY GRANTING THE PETITION
TO BE SUITABLE AND JUST.

THE TRUTH & FACTS SHOULD NOT BE COVERED UP
JUST TO INSURE THE REPUTATIONS OF ALL
LEGAL & PROFESSIONALS BE TARNISHED!!

KEEP ARMANI BROWN AND OTHER CHILDREN
SAFE FROM HARMFUL PEOPLE!!

I Should NOT HAVE had to go through such EXTREME
TO GET HELP FROM GOVERNMENT OFFICIALS AND
GOVERNMENT AGENCIES, JUST FOR THESE PROFESSIONALS TO
COVER UP THE BEHAVIOR AND DISRESPECT OF ANOTHER
JUDGE AND OTHER OFFICIALS AGAIN!!

THE MILLION DOLLAR & MULTI-MILLION DOLLAR LAWSUITS
WAS TOSSED AWAY AFTER I BECAME ILL AND STARTED
HAVING SEIZURES AND BEGAN FORGETTING THINGS, SO ALL THE
DRUG USE, ABUSE & NEGLECT DONE TO A CHILD AND WAS
ALLOWED BY ANOTHER JUDGE AND OTHER GOVERNMENT
PROFESSIONAL PEOPLE WAS COVERED UP TO PROTECT
THE REPUTATIONS! WHAT HAPPENED TO PROTECTING THE

CONCLUSION

→ CHILDREN?

The petition for a writ of certiorari should be granted.

Respectfully submitted.

SHERRIE BROWN

Date: October 27, 2021