



22-7038  
No. \_\_\_\_\_

IN THE  
SUPREME COURT OF THE UNITED STATES

In Re Mohammad Sharifi — PETITIONER  
(Your Name)

ON PETITION FOR A WRIT OF MANDAMUS  
(Not Habeas, Not Certiorari)

**PETITION FOR WRIT OF MANDAMUS**

Mohammad Sharifi (Z-709) L-33  
(Your Name)

Holman Correctional Facility, 3700 Holman,  
(Address)

Atmore, Alabama 36503  
(City, State, Zip Code)

None  
(Phone Number)

Pg. 1

3-6-2023

QUESTION(S) PRESENTED: N/A, No Question.

Dear Honorable Chief Justice John Roberts & Hon. Clerk Scott Harris & Hon. Emily Walker, Esq.:

① Forgive my poor IQ. ② This is an Extraordinary Writ. Rule 20. Petition for Writ of Mandamus. Rule 20.3 — NOT a petition for a Writ of Habeas Corpus (Rule 20.4), NOT a Writ of Certiorari (Rule 10-16), NOT a Prohibition (Rule 20.3).  
② There is No Court's Order or Judgment, No Statutes, No Cases...

## 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:

Honorable Chief Justice John Roberts & Hon. Clerk: To Save YOUR Valuable Time & Energy & Tax-Money — My [5th Writ of Mandamus] has only ONE Respondent:  
Honorable District Atty Robert Broussard [my 2005 Trial Prosecutor].

## RELATED CASES

None — N/A — Because This is NOT Habeas Corpus, NOT Certiorari, NOT Prohibition. This Is an Extraordinary Writ. Rule 20. Mandamus Rule 20.3.

② There is no Court's Order or Judgment, no Statutes, no Cases...

## TABLE OF CONTENTS

OPINIONS BELOW.....	Pg. 1
JURISDICTION.....	Pg. 2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	Pg. 3
STATEMENT OF THE CASE .....	Pg. 4
REASONS FOR GRANTING THE WRIT .....	Pg. 5
CONCLUSION.....	Pg. 6
Table of Authorities cited —	Pg. V
Table of Contents —	Pg. iv
List of Parties —	Pg. iii
Questions presented —	Pg. ii
Petition For Writ of Mandamus —	Pg. i
APPENDIX A	

### APPENDIX B

### APPENDIX C

### APPENDIX D

### APPENDIX E

### APPENDIX F

TABLE OF AUTHORITIES CITED

None

N/A

CASES: None

PAGE NUMBER

STATUTES AND RULES: None

OTHER: a) Alabama Rules of Evidence AND b) Alabama Rules of Courts  
and 9) United States Constitution Amendments 4th, 5th, 6th, 8th, 14th  
Guarantees; "Due Process Clause" (RIGHTS) For Sharifi's Blood and  
Two Alabama Bloods - my beloved ex-wife Sarah's Blood & my beloved  
Friend Mr. Brown Blood — The State Laws & Federal Laws & Constitution  
Forbid Cruelty of Police Misconducts or Hon. Robert Broussard.

IN THE  
SUPREME COURT OF THE UNITED STATES  
**PETITION FOR WRIT OF MANDAMUS**

Petitioner respectfully prays that a writ of mandamus issue.

*is Illegal, Unconstitutional — Criminal — Felony.*

**OPINIONS BELOW:**

*None*

*Because Police Misconduct*

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 \_\_\_\_\_ 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 \_\_\_\_\_ 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.

*Pg. 1.*

*13-6-2023*

*Federal Courts & State Courts* **JURISDICTION** **N/A** Because ALL 50 States  
*Forbid Cruelty of Police Misconducts.*

[ ] 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 \_\_\_\_\_. 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

(N/A) — a) Forgive my poor IQ   b) In ALL 50 states — Federal Laws &  
State Laws Forbid Police-Misconduct

### STATEMENT OF THE CASE

Honorable Chief Justice John Roberts & Hon. Clerk:

Forgive my poor IQ—versus—your Super IQ plus your million Legal Technicalities killing me.

② This is NOT a Habeas-Corpus (Rule 20.4), NOT a Certiorari (Rule 10-16), NOT prohibition (Rule 20.3).

③ There is No Court's Order, or Judgment, No Statutes, No Cases...

④ This IS an Extraordinary Writ. Rule 20. Mandamus. Rule 20.3

⑤ Hence This is NOT Discretionary But is Obligatory—under YOUR

Clear Conscience plus Honorable Robert Broussard's Clear Conscience  
FORBID Police Misconducts of 3 Racist Cops—Inv. Robert Nance  
Inv. Lisa Hamilton, Morris Glenn Brown—FRAMED me.

Hence YOUR HONOR MUST Enforce & ORDER Hon. Robert Broussard  
To Answer "Constitutional Explanation" for My 5th Writ of Mandamus

9 pages & 37 pages Exhibits Sent To Your Honor On 2-21-2023—  
Establishing Police Misconduct Established by State The Accuser's (Not the  
Accused Sheriff's) Own Concrete Documents sent you 2-21-2023.

## REASONS FOR GRANTING THE PETITION

YOUR HONORABLE Chief Justice John Roberts—**MUST** Enforce & **ORDER** Hon. Robert Broussard—**To ANSWER** for 3 Racist Cops Police Misconducts FRAMED me—**Regardless** of my Actual Innocence, **Regardless** of my 43 Alibis, **Regardless** of **4** New Evidence of my Innocence. **BECAUSE**:

- ① This is **Capital Case** guaranteed Highest Standards. ② See Online [www.DeathPenaltyInfo.org](http://www.DeathPenaltyInfo.org) → CostsRptFinal.pdf ⇒ **PDF** Pg.23 «Conclusion: ... [Nationwide] each execution would cost taxpayers \$25 million...» Hence 3 Bloods—Sharif's blood & Sarah's Blood & Mr. Brown Blood worth \$25,000,000 Tax Money meaning
- ③ **YOU** Honorable Judges & Prosecutors Governmental Assassins Terrorists making \$1,000 PER-HOUR Tax Money in Death Penalty Cases—To **SERVE JUSTICE & FAIRNESS & Integrity & Constitution of USA**—**(NOT) Cruelty of Police Misconduct,**
- ③ I am losing my body & mind—in severe pains—**(Physical Trauma) & (Mental Trauma) & (Emotional Trauma)**—for 23-years **TORTURE** Actual Innocent

on Death Row For Crimes of Someone Else—in Solitary Confinement Supermax Death Row For **(YOUR) Police Misconducts**—in Violation of ① Alabama Rules of Evidence **(plus)**  
② Alabama Rules of Courts **(plus)** U.S. Constitution Amendments 5th, 6th, 8th, 14th

WHY URGENT? Why Granting my 5th Writ of Mandamus—is—Obligatory  
—Not Discretionary? Because ④ I am in biblical HELL on earth Torture  
In Violation of 5th, 6th, 8th Amendments & 14th Amendment Violations.

⑥ Because I have **No Judge**, **No Prosecutor**, **No Attorney**—currently!!!  
⑦ **YOUR Clerk Insulted My low IQ**? «Why adequate relief cannot be obtained  
in any other form or from any other court. Rule 20.1» Because—I am **NOT**  
**Asking For Relief** (Habeas/Certiorari Discretionary); I am **Demanding**  
**ANSWER** from Hon. Robert Broussard **(MUST) ANSWER** «Constitutional

Explanation» for his police misconducts. Demanding Police Misconduct **ANSWER**  
—is—URGENT-Obligatory Writ of Mandamus. However, BECAUSE Hon. Robert Broussard **CANNOT** ANSWER, Hence himself **MUST** Beg Your Honor To Deport me To Iran—“Habeas/Certiorari Discretionary” Afterward (Not Beforehand.)

## CONCLUSION

**MUST**

The petition for a writ of mandamus should be granted.

Respectfully submitted,

M. Sharifi

Date: 3-6-2023