

## TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	3
STATEMENT OF THE CASE .....	4
REASONS FOR GRANTING THE WRIT .....	5
CONCLUSION.....	6
PROOF OF SERVICE.....	7

## INDEX TO APPENDICES

APPENDIX A - with Exhibit A with Memorandum in  
law to support, with <sup>cont</sup> order and opinions.

APPENDIX B

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APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

## TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER
§ PASSIVE, What ever this Honorable court deems necessary!	
Appendix A with Memorandum in law to support.	

### STATUTES AND RULES

§ PASSIVE, What ever this Honorable court deems necessary!

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Appendix A with Memorandum in law to support.

### OTHER

§ PASSIVE, What ever this Honorable court deems necessary!

Appendix A with Memorandum in law to support.

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 A to the petition and is  
 reported at USCA 11th Case No. 22-13096-A 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[ ] is unpublished.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[ ] is unpublished.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[ ] is unpublished.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[ ] is unpublished.

## JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was JANUARY 4th, 2023.

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: 3-29-2023, 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. § 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 \_\_\_\_\_.  

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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**

The claims that the petitioner is raising demonstrate a substantial showing of denial of his Constitutional and Civil Rights were violated.

The provisions involved is that the petitioner deserves a second chance to prove his innocence, due to the statutory manifest injustice against him.

**STATEMENT OF THE CASE**

"Actual Innocence claim"—Equitable Tolling of time, MR. Mobley should not have (ever) <sup>been</sup> charged with the charge of Burglary of an UNOCCUPIED Dwelling, 2nd degree felony on July 9th, 2009 when the petitioner MR. Mobley was only a juvenile 16 years old at the time of the alleged crime. Due to manifest INJUSTICE, MR. Mobley was falsely charged with Burglary and MR. Mobley is ACTUALLY INNOCENT.

28 U.S.C. § 2253(c)(1), 28 U.S.C. § 2253(c)(2).— denial of CONSTITUTIONAL RIGHTS which once again the petitioner MR. Mobley was 16 years old, a juvenile at the time of the Alleged crime and did not violate the law. A JURY will not find MR. Mobley Guilty Beyond a reasonable doubt. MR. Mobley is not Guilty.

**REASONS FOR GRANTING THE PETITION**

Based on the above and foregoing facts arguments and authorities, petitioner makes this Honorable Court of The United States Supreme Court to Grant the petitioner Petition for a Writ of Certiorari, due to the following: The petitioner MR. Mobley is actually innocent no Juror would of found MR. Mobley guilty beyond a reasonable doubt. The claims raised in petitioner's Petition Writ of Certiorari demonstrate a substantial showing of denial of MR. Mobley the petitioner's constitutional rights. I have earned my G.E.D. through the Second Chance Pell Grant for inmate prisoners that will help me get a job when I am released in 12-10-2025. I never killed any body and Florida D.O.C. has been treating me B9J. Another reason to grant this Petition is so I can get out early restore Justice and build a future for me and family, the ones who I got left.

**CONCLUSION**

CIVIL DUE TO I the petitioner, Tyrell Rakeem Mobley Constitutional  
Rights were violated as a 16 year old JUVENILE, Therefore,

The petition for a writ of certiorari should be granted.

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Respectfully submitted,

Tyrell Rakeem Mobley DC#  
CO5586

Date: APRIL 27th, 2023.  
Thurs/2023