

THE INNOCENCE NETWORK

Request Type

Your request is which one of the following? *

- Request for Innocence Network to sign an existing amicus brief (please attach the brief below)
- Request for Innocence Network to draft/file a new amicus brief

If you already have an attorney/law firm lined up to draft the amicus brief, please enter the attorney/firm name and contact information in the answer box below. If you don't have one, please enter "none." *

none

Please attach a copy of the decision being appealed*

Choose File Remove File 20200612153240444_20200612-151749-00000342-00001116.pdf

Please attach the brief from the requesting party from the court decision being appealed

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Please attach the opposing brief from the court decision being appealed

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Please attach any other document that you believe will aid the Committee in deciding whether to submit a brief.

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Additional comments or information:

This Supreme Court needs credible lawyers to file an amicus brief. If you do agree to do this, that will benefit a lot of criminal defendants who have been wrongfully convicted on the evidential basis of fraudulent evidence from the prosecution. US Supreme Court case law said actual innocence isn't subject to a procedural time bar but the US District Court is enforcing a time bar on actual innocence and refusing an evidentiary hearing even with proof of fraud surfacing and being documented thoroughly. A US District Court is ignoring relevant and substantial case law and rebelling against the Supreme Court. The U.S. Court of Appeals will not grant a writ of mandamus asking the lower court judge to act on pending motions that were never denied but just sit on the docket as pleadings never acted upon. The very pleadings not being acted upon

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