SULLIVAN v. FLORIDA

CERTIORARI TO THE DISTRICT COURT OF APPEAL OF FLORIDA, FIRST DISTRICT

No. 08–7621. Argued November 9, 2009—Decided May 17, 2010 Certiorari dismissed. Reported below: 987 So. 2d 83.

Bryan A. Stevenson argued the cause for petitioner. With him on the briefs were Aaryn M. Urell and Alicia A. D'Addario.

Scott D. Makar, Solicitor General of Florida, argued the cause for respondent. With him on the brief were Bill Mc-Collum, Attorney General, Louis F. Hubener, Chief Deputy Solicitor General, and Timothy D. Osterhaus, Craig D. Feiser, Courtney Brewer, and Ronald A. Lathan, Deputy Solicitors General.*

Briefs of amici curiae urging affirmance were filed for the State of Louisiana et al. by James D. "Buddy" Caldwell, Attorney General of Louisiana, and Kyle Duncan, Appellate Chief, by Richard S. Gebelein, Chief Deputy Attorney General of Delaware, and by the Attorneys General for their respective States as follows: Troy King of Alabama, Gregory F. Zoeller of Indiana, Jack Conway of Kentucky, Michael A. Cox of Michigan, Jim Hood of Mississippi, Roy Cooper of North Carolina, Wayne Stenehjem of North Dakota, W. A. Drew Edmondson of Oklahoma, Thomas W. Cor-

^{*}Briefs of amici curiae urging reversal were filed for the American Bar Association by H. Thomas Wells, Jr., and Lawrence A. Wojcik; for the American Psychological Association et al. by Danielle M. Spinelli, Anne Harkavy, Shirley C. Woodward, Nathalie F. P. Gilfoyle, Richard G. Taranto, Carolyn I. Polowy, and Mark J. Heyrman; for Amnesty International et al. by Constance de la Vega, Michelle T. Leighton, and Neil A. F. Popovic; for the Disability Rights Legal Center by Neil M. Soltman and Donald M. Falk; for Educators et al. by John J. Gibbons, Lawrence S. Lustberg, and Jennifer B. Condon; for Former Juvenile Offender Charles S. Dutton et al. by David W. DeBruin; for the Juvenile Law Center et al. by Marsha L. Levick; for the Mothers Against Murderers Association et al. by Angela C. Vigil, William Lynch Schaller, and Michael A. Pollard; for the Sentencing Project by Matthew M. Shors and Shannon M. Pazur; and for J. Lawrence Aber et al. by Stephen M. Nickelsburg.

Per Curiam

PER CURIAM.

The writ of certiorari is dismissed as improvidently granted.

It is so ordered.

bett, Jr., of Pennsylvania, Henry D. McMaster of South Carolina, Marty J. Jackley of South Dakota, Robert E. Cooper, Jr., of Tennessee, Greg Abbott of Texas, Mark L. Shurtleff of Utah, William C. Mims of Virginia, Robert M. McKenna of Washington, and Bruce A. Salzburg of Wyoming; for the National District Attorneys Association by Gene C. Schaerr and Linda T. Coberly; for the Solidarity Center for Law and Justice et al. by James P. Kelly III; and for Sixteen Members of the United States House of Representatives by Michael P. Farris.

Briefs of amici curiae were filed for the American Association of Jewish Lawyers and Jurists et al. by Michael B. de Leeuw; for the American Medical Association et al. by E. Joshua Rosenkranz; for the Center on the Administration of Criminal Law by Richard K. Willard and Anthony S. Barkow; for the Center for Constitutional Jurisprudence by Anthony T. Caso, Edwin Meese III, and John C. Eastman; for the Council of Juvenile Correctional Administrators et al. by Corrine A. Irish; for the Criminal Justice Legal Foundation by Kent S. Scheidegger; for the NAACP Legal Defense & Educational Fund, Inc., et al. by John A. Payton, Debo P. Adegbile, Christina Swarns, Jin Hee Lee, Vincent M. Southerland, Charles J. Ogletree, Jr., Robert J. Smith, and Jeffrey L. Fisher; and for the National Organization of Victims of Juvenile Lifers et al. by Shannon Lee Goessling.