Rel: 04/22/2016

Notice: This opinion is subject to formal revision before publication in the advance sheets of <u>Southern Reporter</u>. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0649), of any typographical or other errors, in order that corrections may be made before the opinion is printed in <u>Southern Reporter</u>.

SUPREME COURT OF ALABAMA

OCTOBER TERM, 2015-2016

1150307

Ex parte Lanice Clifton Bonds

PETITION FOR WRIT OF CERTIORARI
TO THE COURT OF CRIMINAL APPEALS

(In re: Lanice Clifton Bonds

v.

State of Alabama)

(Houston Circuit Court, CC-13-1728; Court of Criminal Appeals, CR-13-1570)

BRYAN, Justice.

WRIT DENIED. NO OPINION.

Stuart, Bolin, Parker, Shaw, Main, and Wise, JJ., concur.
Moore, C.J., and Murdock, J., dissent.

1150307

MOORE, Chief Justice (dissenting).

Although I do not condone the behavior engaged in by the petitioner, Lanice Clifton Bonds, that resulted in his criminal prosecution, I would grant Bonds's petition for a writ of certiorari to examine the application of §§ 13A-6-80 and -81, Ala. Code 1975, under the facts of this case, in light of Judge Welch's written dissent from the Court of Criminal Appeals' opinion. Bonds v. State, [Ms. CR-13-1570, Sept. 18, 2015] ___ So. 3d ___, __ (Ala. Crim. App. 2015) (Welch, J., dissenting).