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, 2016-2017

1151287

Ex parte State of Alabama

PETITION FOR WRIT OF CERTIORARI
TO THE COURT OF CRIMINAL APPEALS

(In re: Brandon Yates

v.

State of Alabama)

(Choctaw Circuit Court, CC-12-114; CC-12-115; CC-12-116; and CC-12-117;

Court of Criminal Appeals, CR-14-1151)

BOLIN, Justice.

The writ of certiorari is quashed.

1151287

In quashing the writ of certiorari, this Court does not wish to be understood as approving all the language, reasons, or statements of law in the Court of Criminal Appeals' opinion. Horsley v. Horsley, 291 Ala. 782, 280 So. 2d 155 (1973).

WRIT QUASHED.

Stuart, Parker, Murdock, Shaw, Main, Wise, and Bryan, JJ., concur.