



SUPREME COURT OF GEORGIA  
Case No. S17C1894

Atlanta, December 11, 2017

The Honorable Supreme Court met pursuant to adjournment.

The following order was passed.

**ERIC CARPENTER v. SHERINNA MCMANN et al.**

Court of Appeals Case No. A17A0505

The Supreme Court today granted the writ of certiorari in this case. All the Justices concur.

This case will be assigned to the April 2018 oral argument calendar automatically under Supreme Court Rule 50 (2), as amended September 13, 1996. Oral argument is mandatory in granted certiorari cases.

This Court is particularly concerned with the following issue or issues:

Does the venue provision of the uninsured motorist statute, see OCGA § 33-7-11 (d) (1), apply in a suit related to an automobile collision brought against a known Georgia resident and an unknown defendant under a joint tort-feasor theory? See Ga. Const. of 1983, Art. VI, Sec. II, Par. IV.

Briefs should be submitted only on these points. See Supreme Court Rule 45.

**SUPREME COURT OF THE STATE OF GEORGIA**

Clerk's Office, Atlanta

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

A handwritten signature in black ink that reads "Thiruse S. Barnes". The signature is written in a cursive style.

, Clerk