

No. \_\_\_\_\_

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**In the  
Supreme Court of the United States**

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Gwendolyn P. Wright,  
Petitioner,

v.

LBA Hospitality; LBAM Investor Group, L.L.C.; Apple Hospitality REIT, Incorporated; Marriott International, Incorporated; Courtyard Management Corporation; Marriott Worldwide Reservation Services, L.L.C.; MIF, L.L.C.; Marriott International, Incorporated Host Marriott Corporation, formerly known as Marriott Corporation, "Host Marriott"; Marriott International, Incorporated ("MII"); Host Marriott Services Corporation; Host Marriott Corporation ("Host REIT"); CTYD III Corporation, Courtyard By Marriott; Larry Blumberg and Associates, Incorporated; LBAM-Jalaram, L.L.C.; LBAM-Vrama, L.L.C.; LBAM-Key, L.L.C.; LBAM-3h, L.L.C.; Apple REIT Companies; Elizabeth B. Glasgow;  
Respondents.

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**On Application to Individual Justice for  
United States Court of Appeals  
for the Fifth Circuit**

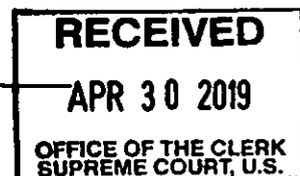
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**APPLICATION TO JUSTICE ALITO SEEKING EXTENSION FOR  
FILING PETITION FOR CERTIORARI IN THE U.S. SUPREME COURT**

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Gwendolyn P. Wright  
3018 Ribbon Creek Way  
Spring, TX 77389  
832-894-5861  
Pro se Petitioner

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Pro se petitioner Gwendolyn Wright ("Wright") seeks mercy of this Justice to extend the deadline to petition for certiorari and prays her intended petition will not be perverted by the Chief of Police as apparently done with other pro se petition booklets. Your petitioner Gwendolyn Wright cannot hire a professional attorney and worries her pleadings to this Court will be altered by the Chief of Police due to his to allegiance to Bar Associations. Before Wright expends vast resources to petition this Court she prays this Court will correct the disputed filing practices detailed in Petition for Rehearing under 18-917. That petition presents substantial arguments and evidence of document tampering by the police at the Supreme Court that would surely offend this Justice. Wright agrees with the pro se petitioner, Michael S. Bent, that this Court would not sanction unnecessary confiscation of briefs by police with no assurance to preserve the integrity of those briefs. Moreover, Wright is perplexed the Chief of Police could be permitted to confiscate Bent's 18-917 petition given he seeks review of a suit directed against the Chief of Police<sup>1</sup> himself. Surely this Court cannot presume Bent's distributed 18-917 booklets were delivered untampered to the Court Clerk. Wright prays this Justice agrees the filing process of this Court is grossly improper and further prays this Court will honor its commitment to zealously "protect the interests of ... [litigant Wright] before [this Court] from unseemly efforts to pervert judicial action." *Pennekamp v. Florida*, 328 U.S. 331, 347, 66 S.Ct. 1029 (1946).

Similarly onerous, your petitioner Gwendolyn Wright fights against opponents of unmatched resources who all, via their attorney, maintain undisclosed association with the judge below, District Judge David Hittner,<sup>2</sup> due to his unnecessary

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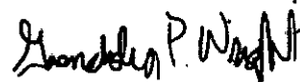
<sup>1</sup> 18-917, *Bent v Talkin*, et al., only incidentally lists Marshal Talkin  
<https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/18-917.html>

<sup>2</sup> Judge Hittner failed to properly disclose his shared association with Greg Winslett, attorney for defendants. Instead, perplexed by inconsistencies below, your petitioner Gwendolyn Wright

fraternizing with attorneys of the State Bar of Texas. Instead, Wright's pleas are set aside without any concern for and despite the clear facts supporting her claims. In the case your petitioner Gwendolyn Wright seeks to petition for review, the courts below show no regard for this Court's instruction that a pro se complaint should only be dismissed if it appears "beyond doubt that the plaintiff can prove no set of facts in support of her claim which would entitle [her] to relief." *Haines v. Kerner*, 404 U.S. 519, 520-521 (1972). The courts below instead disregard the substance of Wright's arguments and strain to construe technical defects that, even if true, clearly do not prejudice appellees. Other pro se petitioners to this court reveal similarly heinous treatment in federal courts and a prior Seventh Circuit appellate judge, as amicus for another pro se petitioner<sup>3</sup> exposes the routine bias directed towards pro se litigants.

#### PRAYER FOR RELIEF

The case below presents important federal questions of broad national interest. Wright prays for an extension to petition for certiorari and that her intended petition will not be perverted by the Chief of Police as he evidently does with other pro se petitions. The Fifth Circuit judgment was filed on February 25, 2019 and this Court has jurisdiction under 28 U.S.C. § 1254(1).



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Gwendolyn P. Wright, Pro Se Petitioner  
3018 Ribbon Creek Way  
Spring, TX 77389  
832-894-5861

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researched the state Bar registry to confirm this hideous undisclosed relationship:  
[https://www.texasbar.com/AM/Template.cfm?Section=Find\\_A\\_Lawyer&Template=/CustomSource/MemberDirectory/Result\\_form\\_client.cfm](https://www.texasbar.com/AM/Template.cfm?Section=Find_A_Lawyer&Template=/CustomSource/MemberDirectory/Result_form_client.cfm)

<sup>3</sup> Petition 17-8352 *Martin v Living Essentials, LLC*

[https://www.supremecourt.gov/DocketPDF/17/17-8352/46216/20180509111037119\\_Amicus.pdf](https://www.supremecourt.gov/DocketPDF/17/17-8352/46216/20180509111037119_Amicus.pdf)

**CERTIFICATE OF SERVICE**

I, Gwendolyn P. Wright certify that I served by U.S. Mail, a copy of the APPLICATION TO JUSTICE ALITO SEEKING EXTENSION FOR FILING PETITION FOR CERTIORARI IN THE U.S. SUPREME COURT on the following on the date listed below:

CORPORATE CREATIONS NETWORK, INC.,  
11380 Prosperity Farms Road #221E  
Palm Beach Gardens, Florida, 33410

Registered Agent for: MARRIOTT INTERNATIONAL, INC.; MARRIOTT WORLDWIDE RESERVATION SERVICES, LLC; MIF, LLC; MARRIOTT INTERNATIONAL, INC., HOST MARRIOTT CORPORATION (F/K/A MARRIOTT CORPORATION, "HOST MARRIOTT"); MARRIOTT INTERNATIONAL, INC. ("MII"); HOST MARRIOTT SERVICES CORPORATION; HOST MARRIOTT CORPORATION" ("HOST REIT").

CT Corporation System  
1200 S. Pine Island Road  
Plantation, Florida, 33324

Registered Agent for: CTYD III CORPORATION;

Registered Agent Solutions, Inc.,  
155 Office Plaza Dr., Suite A  
Tallahassee, Florida, 32301

Registered Agent for: LARRY BLUMBERG AND ASSOCIATES; LBAM-INVESTOR GROUP, LLC; LBAM-JALARAM, L.L.C.; LBAM-VRAMA, LLC; LBAM-KEY, LLC; LBAM-3H, LLC; LBA HOSPITALITY, LLC.

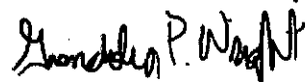
American Stock & Transfer Company  
6201 15th  
Brooklyn, New York, 11219

Registered Agent for: APPLE HOSPITALITY REIT, INC; APPLE REIT COMPANIES; APPLE REIT;

Elizabeth Glasgow  
100 Adris Pl.  
Dothan, AL 36303

I, Gwendolyn P. Wright do hereby declare (under 28 U.S.C. § 1746):

I declare under penalty of perjury under the laws of the United States of America  
that the foregoing is true and correct. Signature executed on April 26, 2019.



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832-894-5861