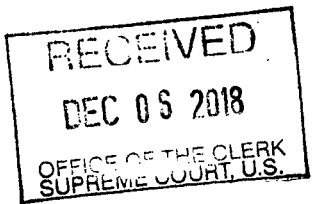


IN THE
UNITED STATES SUPREME COURT



Terry Walker,
Petitioner,
v.
United States of America,
Respondent.

Case No.
ON PETITION OF WRIT OF CERT_
IORARI TO THE COURT OF APP_
EALS FOR THE SEVENTH CIRCUIT
APPEAL No. 16-5452

APPLICATION TO THE RELEVANT CIRCUIT JUDGE TO
extend the time to file a petition for writ of certiorari

Comes now, Terry Walker, Pro Se and respectfully moves this court pursuant to Supreme Court Rules 13.5, 30.2, and 30.3 to grant an extention of time to file a petition for writ of certiorari regarding the decision and opinion of the United States Court of Appeals for the Seventh Circuit Appeal No. 17-3559. Although, Petitioner is aware of the fact that his deadline for filing a petition in this court is on or about 01-03-2019, Mr. Walker avers that he has diligently pursued filing a petition for rehearing in the Court of Appeals and has been told that because a mandate has been issued in his case that he must file a motion to recall the mandate to seek appointment of counsel to assist in filing a petition for rehearing or certiorari. Consequently, Mr. Walker finds that it would be highly unlikely to continue to motion the Seventh Circuit for appointment of counsel pursuant to the Criminal Justice Act and simultaneous research, draft, and file a petition for certiorari in this court by the existing deadline. Consequently, Mr. Walker humbly asks this court for an extension of time of approximately 60(sixty) days in which to timely file his petition for writ of certiorari, that is up until approximately 03-03-2018.

JURISDICTION

The jurisdiction of this court is invoked under 28: 1254(1). The decision and opinion of the court of appeals was entered on 10-03-2018.

DECISION SOUGHT TO BE REVIEWED

The decision and opinion of the Seventh Circuit Court of Appeals was entered on 10-03-2018, the appeals court's opinion is not published but is appended to this application.

GROUND IN SUPPORT

1) Mr. Walker asserts that he will continue work diligently to complete the research and drafting of his petition for certiorari to be sure that it is completed should the Court of Appeals not grant him the relief in which he seeks.

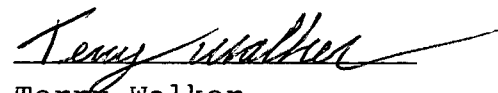
2) Mr. Walker asserts that he did not receive notice of his right to seek rehearing until the time for filing such a petition had elapsed, and had he been informed he avers that he would have moved the court of appeals to rehear the case in a more timely fashion, however, his being deprived of notice led to a mandate being issued and the court of appeals being divested of jurisdiction to hear and decide his petition for appointment of counsel, which it denied based on the issuance of the mandate.

3) The court of appeals specifically articulated to Mr. Walker that he must file a motion to recall the mandate in order to be appointed counsel to assist him in filing a petition for rehearing or certiorari, consequently, Mr. Walker seeks the above requested

extension in order to petition the court of appeals to recall its mandate and appoint counsel under the Criminal Justice Act in order for Mr. Walker to be afforded his statutory right to counsel.

CONCLUSION

Wherefore, Mr. Walker prays that his honorable court grant this application for extension of time.



Terry Walker

OID#48132-424

FCI

PO Box 1000

Oxford, Wi 53952