

Attention: Clerk
To: Justice Thomas
Supreme Court of the United States
1 First Street, NE
Washington, DC 20543

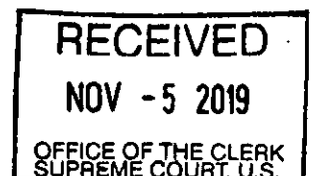
Oct. 30, 2019

Re: To Justice Thomas
Application for Extension of Time to File Petition for Writ of Certiorari
Pursuant to Rule 22
Case 19-10998
U.S.C.A. 11th Ckt Atlanta, Ga
1 Original and 2 copies

To the Honorable Justice Thomas,

As a Pro Se litigant, please grant an Extension of Time to File Petition for Writ of Certiorari of 120 days for the following reasons:

1. Please see exhibit __1__ U.S.C.A. 11th for the most recent activity from the clerk's most recent activity.
2. Pro Se Appellant as a disabled senior partly blind, with PTSD – Legal abuse, claims status under the Americans with Disabilities Act.
3. Pro Se Appellant as a disabled senior is forced to live at 45% below the Federal Poverty line resulting from Title IV-D Fraud perpetrated by the FLORIDA DEPT. OF REVENUE and LIZABETH LYNN LOTSEY, which is the subject matter and procedural errors of this Petition for Writ of Certiorari.



4. The False Claim pursuant to 31 U.S.C. §3729, including *Qui Tam* status amounts to Grand Theft totaling \$122,000, currently seized under the color of child support arrears, as a Social Security Retirement seizure under the color of child support arrears garnishment approximates \$915.00 per month resulting in homestead foreclosure since the amount approximates Appellant's mortgage payment.
5. The complexity of this matter includes not limited to Title IV-D child support at the Federal and State level, Fraud, *Rooker v. Feldman* and homestead foreclosure resulting from Title IV-D fraud by the FLORIDA DEPT. OF REVENUE, ultimately the destruction of Life, Liberty, Property and Family not limited to Stigma-plus, Fourth, Fifth, Eighth, Eleventh and Fourteenth Amendment conflicts between State and Federal laws.
6. The fraudulent garnishment of the Appellant's Social Security Retirement has resulted in the fraudulent seizure under the color of foreclosure of Appellant's homestead date 12-21-2018, with reoccurring monthly fraudulent garnishments.
7. The scope of this matter affects Veteran Suicide of 22 per day as well as millions of orphaned children without a voice or choice in the matter; yet, left to navigate through life wondering why their father committed suicide because he couldn't pay their child support, or parental kidnapping with

impunity. The connection between the thousands or millions of Veteran Suicides to Family Court corruption is corroborated by M.D. Dr. Mario Jimenez and Dr. Karin Huffer, who authored "The Legal Abuse Syndrome."

8. The diverse scope of legal skills necessary to litigate this case, seems to present an unobtainable spectrum of necessary skillsets, resulting in Appellant's Pro Se representation by default,
9. State courts have acted in unpredictable Rogue manners adding chaos to an already tortious manner of malfeasant conduct.
10. Appellant claims Pro Se standing, entitled to "Liberal Interpretation of Pleadings." , Erickson v. Pardus, 127 S. Ct. 2197 - Supreme Court 2007.

A document filed **pro se** is "to be liberally construed," Estelle, 429 U.S., at 106, 97 S.Ct. 285, and "a **pro se** complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers,"

11. Relief Requested:
12. Electronic filing would be an enormous help, since Appellant is low income.
13. Appellant respectfully prays this court will allow an additional 120 days to allow for the filing of Appellant's Petition for Writ of Certiorari.

Respectfully Submitted,

Gary Woodroffe
6768 Mauna Loa Blvd
Sarasota, Fl 34241
Woodleg94044@yahoo.com



Gary Woodroffe
6768 Mauna Loa Blvd
Sarasota, Fl 34241
941-706-1555

CERTIFICATE OF SERVICE

I hereby certify that, on this 30th day of October, 2019, a true and complete copy of the foregoing notice of removal, by depositing the same in the United States mail, postage prepaid, or email in compliance with Florida Rules of Judicial Administration Rule 2.516 has been duly served upon all parties of record in these proceedings.

I hereby certify a true and correct copy is US Mailed, faxed or emailed to:

A. Florida Department of Financial Services,

Division of Risk Management
200 E. Gaines Street, Tallahassee, Florida 32399-0338
(850) 413-3122
Fax (850)413-2730

B. **Marc Stemle**

Bureau Chief of Liability and Property Claims
Division of Risk Management
200 E. Gaines Street
Tallahassee, Florida 32399-0338
(850) 413-4850
Marc.Stemle@MyFloridacfo.com

C. Jeannie Deason

Records Specialist
Division of Risk Management
200 E. Gaines Street
Tallahassee, Florida 32399-0338
(850)413-4852
Brice.Kayiranga@Myfloridacfo.com

Florida Department of Revenue
Post Office Box 2299
Mango, Florida 33550-2299
Telephone: (813) 744-8266
Fax: (813) 664-4030
Email: kiesterd@dor.state.fl.us
Email: rudzikf@dor.state.fl.us

Office of Attorney General – Child Support 12th Ckt
oag.cse12.eserve@myfloridalegal.com

Karen Rushing - Sarasota Clerk of the Court Twelfth Circuit

Jim Robson
Dept. Revenue Sarasota Supervisor
1991 Main St #140, Sarasota, FL 34236
JamesRobson@FloridaRevenue.com
Phone: (850) 488-5437

Trustee Jon Waage
PO Box 25001
Bradenton, Fl 34206-5001
Fax (941) 750-9266

/s/ Teresa Hair
Teresa Hair, Attorney at Law (44079)
Brock & Scott, PLLC
1501 NW 49th Street, Suite 200
Ft. Lauderdale, FL 33309
(813) 251-4766 Ext: 4773

954-618-6954

Floridabklegal@Brockandscott.com

Karen Rushing Clerk of the Court

Sarasota Twelfth Circuit

C/O Mark Lord Atty

Sarasota, FL

Litigationmess@Gmail.com

Lynn Lotsey

5302 S. Lockwood Ridge Rd.

Sarasota, Fl 34230

Lynn_Lotsey@Yahoo.com

1. Twelfth Judicial Circuit of Sarasota Judges:

1. Former Judge Lee Haworth
2. Former Judge Nancy Donellan
3. Judge Rochelle Curley
4. Judge Debra Johnes Riva

Judges of the Twelfth Circuit

Address: 2002 Ringling Blvd,

Sarasota, FL 34237

Phone: (941) 861-7800

Fax: (941) 861-7904

Mailing Address: PO Box 48927

Sarasota, Florida 34230

D. Florida Dept. Of Law Enforcement – FDLE

1. **RICHARD L. SWEARINGEN**, in his official capacity as Commissioner of the Florida Department of Law Enforcement.

E. Florida Dept. of Revenue / Child Support Enforcement:

- a. Child Support Program Director: Ann Coffin
- b. Frederick Rudzik – Director / Attorney

- c. Gordon Kiester – Director / Attorney
- d. Asst. Attorney General – Norman Levine
- e. Sarasota DOR Supervisor – James Robson.

Frederick Francis Rudzik
Florida Department of Revenue
Suite 204
501 S Calhoun St
Tallahassee, FL 32399
850/922-9887
Fax: 850/921-9039
Email: rudzikf@dor.state.fl.us
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Gordon Livingston Kiester , Jr.
Florida Department of Revenue
6302 E Dr MLK Jr. Blvd
Tampa, FL 33619
813/744-8266
Fax: 813/644-4030
Email: KIESTERD@DOR.STATE.FL.US
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Kimberly McIntyre
Jon Waage, Chapter 13 Standing Trustee
PO Box 25001
Bradenton, FL 34206-5001
941/747-4644
Fax: 941/750-9266
Email: kimberly.mcintyre@tampa13.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED