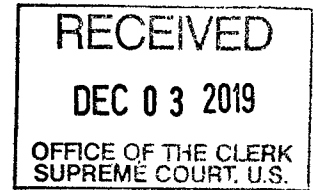


19A624

ORIGINAL

IN THE SUPREME COURT OF THE UNITED STATES OF AMERICA

FOR THE ELEVENTH CIRCUIT

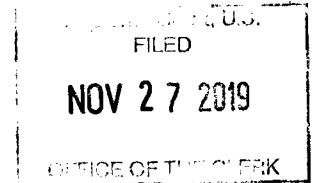


KHALASE LE'TAVIAN MULLIGAN,  
*Defendant/Appellant,*

Case No.: 19-11025-K

VS.

SECRETARY, DEPARTMENT OF CORRECTIONS  
ATTORNEY GENERAL, STATE OF FLORIDA,  
*Respondent/Appellant,*



MOTION FOR EXTENSION OF TIME

COMES NOW, the Appellant, Khalase Le'tavian Mulligan, in *proper person*, and respectfully moves this Court for an enlargement of time for extending the time to file a writ of certiorari of 60 days to and including September 06, 2019.

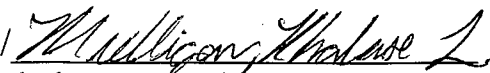
In support of the motion, the Appellant states:

1. The Appellant has simultaneously filed a 28 U. S. C. § 2254 habeas corpus petition.
2. While the Court denies Appellant petition on July 19<sup>th</sup> 2019, Appellant filed a "Motion for Reconsideration" and received this order of denial on September 06, 2019.

3. Appellant did not have access to the legal law library due to being placed at a work camp. Appellant had to be transferred back to the main unit to properly prepare for this dead line to be filed within the last 20 days remaining to the previous time frame warranted to file for a writ of certiorari.
4. This sworn motion is filed in good faith with no intent of unnecessarily delaying this proceeding. The Appellant will suffer no prejudice should this Court grant an extension of time to file writ of certiorari.
5. Appellant is of the good-faith belief that a 60 days extension should allow for adequate time to finish researching and for preparation of his petition.

### CONCLUSION

WHEREFORE, the Appellant respectfully moves this Honorable Court for an order granting him an extension of time to file his writ of certiorari..

/s/   
Khalase Le'tavian Mulligan

DC# J39529