

APPLICATION NO. _____

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SUPREME COURT, U.S.

IN THE
SUPREME COURT OF THE UNITED STATES

On Petition For a Writ Of Certiorari
To The United States Court Of Appeals
For The Eleventh Circuit
Appeal No. 18-11989-HH

**APPLICATION FOR EXTENSION OF TIME TO FILE
PETITION FOR WRIT OF CERTIORARI**

WASEEM DAKER

Plaintiff-Appellant, pro se

#901373

Valdosta SP

P.O. Box 5358

Valdosta, GA 31603

PARTIES

CARTER, [First Name Unknown ("FNU")], Respondent;

DAKER, WASEEM, Petitioner;

FRALEY, A. [FNU], Respondent;

FULTON COUNTY, GEORGIA, Respondent;

GIPSON, [FNU], Respondent;

JACKSON, THEODORE, Respondent;

SAUNDERS, A. [FNU], Respondent;

SHEFFIELD, [FNU], Respondent;

UNDERWOOD, A. [FNU], Respondent;

UNDERWOOD, [FNU], Respondent.

Pursuant to Supreme Court Rules 13.5, 22, and 30, Petitioner Waseem Daker respectfully applies to this Court for an extension of time to file a writ of certiorari, and shows the court as follows:

1. On November 15, 2019, the United States Court of Appeals for the Eleventh Circuit affirmed Petitioner's Appeal below in Daker v. Jackson, No. 18-11989-HH, ___ F3d ___ (11th.Cir. Nov. 15, 2019). A copying of said Opinion is attached hereto as "Appendix A."

2. On January 15, 2020, the United States Court of Appeals for the Eleventh Circuit denied Rehearing. A copying of said Order is attached hereto as "Appendix B."

3. Pursuant to Supreme Court Rule 13.1, Petitioner currently has 90 days, or until Tuesday, April 14, 2020, to file a Petition for Writ of Certiorari.

4. Pursuant to Supreme Court Rules 13.5, 22, and 30, Petitioner applies for a 60-day extension of time, from Tuesday, April 14, 2020, until Monday, June 15, 2020, in which to file a Petition for Writ of Certiorari.

5. Petitioner needs an extension of time for several reasons.

6. First, Petitioner is currently incarcerated and proceeding pro se.

7. Second, Petitioner currently has no access to a law library in his place of incarceration. As a result, he is forced to rely entirely on outside assistance from

friends—none of whom is a lawyer or is trained in the law to assist with legal research as well as word processing and preparing the Petition.

8. Third, and most importantly, in Daker v. Toole, No. 17-5256, 138 S.Ct. 234, 235 (Oct. 2, 2017), this Court ordered: “the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and petition submitted in compliance with Rule 33.1,” or in booklet format. In compliance with the Court’s Order, Petition intends to submit his Petition in booklet format and pay the docketing fee. However, Petitioner does not have the ability to produce booklet-format documents in his place of incarceration. As a result, he is forced to rely entirely on outside assistance from friends in preparing the Petition and is also having to communicate with a commercial printing company to print and bind his Petition in booklet format. Petitioner does not always have phone access, which he needs in order to communicate with both assisting friends as well as with the commercial printing company, which delays everyone’s ability to prepare the Petition.

9. This application is made in good faith and is intended to assist Petitioner in complying with this Court’s Order and Rules.

CONCLUSION

Wherefore, Petitioner applies for a 60-day extension of time, from Tuesday, April 14, 2020, until Monday, June 15, 2020, in which to file a Petition for Writ of Certiorari.

This 11 Day of FEBRUARY, 2020.

Respectfully Submitted,



WASEEM DAKER

Petitioner, pro se

#901373
Valdosta SP
P.O. Box 5358
Valdosta, GA 31603

DECLARATION OF WASEEM DAKER

Pursuant to 28 USC § 1746, I declare under penalty of perjury that the above and foregoing are true and correct to the best of my knowledge.

This 11 Day of FEBRUARY, 2020.



WASEEM DAKER