

IN THE SUPREME COURT OF THE UNITED STATES

WAYMON JAESHELL STEPHERSON  
Petitioner

V.

THE STATE OF TEXAS,  
Respondent

---

MOTION FOR EXTENTION OF TIME

---

TO THE HONORABLE JUDGES OF SAID COURT:

PLEASE TAKE NOTICE THAT COMES NOW WAYMON J. STEPHERSON, Petitioner Pro Se, in the above styled and numbered cause, filing this his Motion For leave to have an Extention of Time To Advance his WRIT OF CERTIORAI. Petitioner presents said motion in good faith, contending due process and the interest of justice would be best served by this court granting the same, and in support thereof, your appellant will present the following grounds, to wit:

I.

That Pettioner received "Notice from the Fifth Circuit Court of Appeals denying Petitioner's COA w/BRIEF IN SUPPORT on January 06, 2022. Petitioner needs more time to draft his Writ of Certiorari. He is not a practicing attorney skilled in draftmanship of Writ and requires more than the original ninety (90) days allowed by this Honorable Court to prepare Writ of Certiorari following the denial of the COA by the Fifth Circuit.

II.

That your Petitioner request another ninety (90) days to advance his Writ of Certiorari until July 06, 2022.

### III.


That your Petitioner assert the impact of COVID-19 limits accessibility to the unit law library. It curtails the number of offenders allowed to a maximum of ten (10) in any three session. Moreover, Petitioner job as unit butcher limits him to only one session, and that one session is routinely disrupted by the units failure to clear count. Petitioner contends that the resources available to aid in his research is limited, are in use by other offenders, or being utilized by Ad-Seg offenders. This result in your Petitioner having to wait his turn to use needed legal materials. Also, the issues advanced in the C.O.A., and brief in Support, are complex and requires study and preparation for litigation to this court. Petitioner, asserts his claims are meritorious and that jurist of reason would find United States Circuit Judge, Gregg J. Costa's sole opinion debatable or wrong. In his opinion he admits "Although the State trial court likely erred in believing a display of tattoos would waive the right against self-incrimination..." Petitioner leans on Stare Decisis, and the sister courts has determined that this is not harmless error. Petitioner needs additional time to adequately brief claims before this court.

### IV.

That this "Motion" is presented in good faith, and in the interest of justice. Petitioner wishes not to vex, harass, or otherwise disrupt court proceedings, or this Court event calendar. Appellant asserts additional time is needed to present to the court meritorious arguments establishing this claim. Petitioner request of this court to accord him a ninety (90) day extension, in light of the issues explained herein.

WHEREFORE, PREMISIS, ARGUMENTS AND AUTHORITIES CONSIDERED.

your petitioner respectfully request of this Honorable Court to grant him leave for an Extention of Time to advance his Writ of Certiorari in light of the above argument and in the interest of justice.

A handwritten signature in black ink, reading "Waymon J. Stepherson", written over a horizontal line.

Waymon J. Stepherson  
TDCJ-ID #2109879  
Memorial Unit  
59 Darrington Rd.  
Rosharon, TX 77583