

Billy E. Womack – *pro se*
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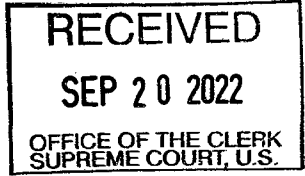
IN THE SUPREME COURT OF THE UNITED STATES OF AMERICA

BILLY E. WOMACK,)
)
Appellant,)
)
vs.)
)
GINA M. JONES,)
)
DARRYL L. JONES,)
)
TARRI HARROLD-JONES,)
)
Appellees.)

U. S. Supreme Court No. _____

**APPLICATION
TO EXTEND THE TIME ALLOWED
TO FILE WRIT OF CERTIORARI**

Supreme Court No. S-17932, 17991
Superior Court No. 3PA-14-02780 CI



COMES NOW, Appellant, Billy Womack¹, *pro se*, and under Rule 30 of Rules of the Supreme Court of the United States², petition's this Court for his Application To Extend The Time For Filing A Writ of Certiorari which is due 09/21/2022³ by my adding from the date of the Order Petition for Rehearing dated 6/23/2022⁴.

I am asking this court to please extend the time to file my petition for a writ of certiorari.

¹ Please see Affidavit of Billy Womack.
² Supreme Court Rule 30. Computation and Extension of Time.
³ Please see attached Exhibits 1, 2 and 3. Final Orders and notice of returning to Jurisdiction the case matter.
⁴ Supreme Court Rule 13(5). For good cause, a Justice may extend the time to file a petition for a writ of certiorari... is timely when it is filed with the Clerk within 90 days after entry of the order denying discretionary review.

I have had three close family members have severe health issues occur during the last 3 months. This affects myself and my sister⁵ who does my typing as I have a learning disability.

Under Rule 11, I am asking this court to review my case as it is of such imperative public importance as to justify deviation from normal appellate practice and to require immediate determination in this Court. There is corruption in the State Court of Alaska that has allowed Defendant/Appellant Billy Womack to be harmed⁶ and the minor child has also been harmed by the illegal and illogical orders previously ordered in the divorce matter. There are so many conflicts of interest in the matter that it is inconceivable that the outcome has come to what it has except for the corruption of the court by judges just prior to retire and magistrates who refuse to allow issues relating to domestic violence to even considered during a settlement that should have by law been held by a Superior Court Judge, to the last judge who says absolutely no domestic violence matters ever again after a settlement, while that information was not relayed by the Magistrate during the settlement that she should not have been holding, as her powers to do a settlement are limited by her legal standing as a Magistrate and not a Superior Court Judge.

I have offered testimony to my divorce court that what it is doing is wrong, and I should never have been denied my standing as a victim of abuse of domestic violence by my ex-wife even two years into the case when she assaulted me again; which at the time of settlement was almost 4 years into the divorce. I was forced to totally rebuild this building into something that took over a year of working on it daily, in the work that I do, and I was not allowed to take my 'sweat equity' pay from the end amount it was sold for.⁷ The property's initial worth was

⁵ Please see Affidavit of Lisa Womack.

⁶ The Alaska Court System allowed Intervenors into the case even against case law and Alaska Civil Rules of Procedure.

⁷ This issue of 'sweat equity' is commonly and unfairly used in Alaska Courts in regards to husbands who have been abused in domestic violence divorces.

approximately \$30,000. I was forced to totally rebuild it and get it bank financeable which it wasn't prior to settlement.

I am asking this court to please grant an extension of up to 60 days to file my WRIT OF CERTIORARI because this issue is so important to myself and to the general public relating to divorces. I am sorry for the delay, but for reasons of serious health issues and by the time this is received I will probably be mourning the loss of my sister in Texas.

Respectfully submitted on September 15, 2022.

By: Billy E. Womack /s/

CERTIFICATE OF TYPEFACE

This is to certify that Times New Roman Typeface and 12 point size are used in this document.

CERTIFICATE OF SERVICE

This is to certify that on the 15th day of September 2022 a true and correct copy of the foregoing document was caused to be mailed to the following parties of record:

Gina Jones
7700 Sapphire Road, Palmer, AK 99645

Darryl L. Jones at Jones and Associates, LLC
111 Evergreen Avenue
Palmer, AK 99645

By: Billy E. Womack /s/

Billy E. Womack – *pro se*
c/o Ronald Hoffman
7400 Branche Drive #2
Anchorage, AK 99518
725-200-6221
womackbilly@ymail.com

IN THE SUPREME COURT OF THE UNITED STATES OF AMERICA

BILLY E. WOMACK,)
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Appellant,)
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GINA M. JONES,)
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TARRI HARROLD-JONES,)
)
Appellees.)
)

U. S. Supreme Court No. _____

AFFIDAVIT OF BILLY WOMACK

Supreme Court No. S-17932, 17991
Superior Court No. 3PA-14-02780 CI

STATE OF ALASKA)
) ss.
THIRD JUDICIAL DISTRICT)

I, Billy Womack, depose and state as follows.

1. I am asking this Court to accept my APPLICATION FOR AN EXTENSION OF TIME FOR FILING A WRIT OF CERTIORARI and allow me up to 60 days to file.
2. I have relied heavily on my sister Lisa Womack over the years and she has always helped me due to my severe dyslexia and my problems with reading.

3. Currently we have our two older sisters in the hospital with one who has been in and out of the hospital for the last two months in and out and is not looking like she is going to make it this time.
4. Our other sister has been in ICU for about a month and hospitalized recently being moved to assisted living directly from the hospital; her stay hospitalized has been for the last three months.
5. With Lisa the main person who has been helping me, she has had closer family emergencies with her heavily disabled son having blood clots and two ER visits and multiple vein procedures twice weekly for the last month plus other medical appointments for him relating to his other disabilities.
6. This WRIT OF CERTIORARI is very important to me because in our divorce trial case, the **biased** judge *is already setting noted unprecedented orders against me*, and I feel he is writing orders against my Constitutional Rights.
7. This has been done with the support of two other colleagues of the court system (*illegally allowed to enter Intervenors*), with my ex-mother-in-law owning an a criminal ankle monitoring business in the same city as the court and the step-father is an attorney (who have both admitted to perjury and been referred by another judge that Attorney Darryl L. Jones, Esq. *should be sanctioned*) also at the same court.
8. Lisa has been my only steady strong support throughout this whole time period of being involved with the Jones Family and (married and divorced).
9. Lisa has already accumulated all the necessary items for making all the booklets.
(Please see AFFIDAVIT OF LISA WOMACK.)

10. Lisa has purchased the GBC MP2000PB Modular Fixed Die Plastic Comb Binding Punch and the GBC PB2600 Modular Electric Comb Opener units plus more than enough binding combs.
11. She only did this so that it would be much easier to get this WRIT OF CERTIORARI and all future appeals I need filed in a better binding format.
12. With our family having so many catastrophic family illnesses we are just running a little behind on all issues of life at this point and I am begging this Court to consider the APPLICATION FOR AN EXTENSION OF TIME FOR FILING A WRIT OF CERTIORARI.
13. Please consider to allow me to have the extension of time to get this prepared and filed.

FURTHER YOUR AFFIANT SAYETH NAUGHT.

DATED this 15th day of September 2022.

Billy E. Womack /s/¹

CERTIFICATE OF TYPEFACE

This is to certify that Times New Roman Typeface and 12-point size are used in this document.

CERTIFICATE OF SERVICE

This is to certify that on the 15th day of September 2022 a true and correct copy of the foregoing document was caused to be mailed to the following parties of record:

Gina Jones
Darryl L. Jones at Jones and Associates, LLC

By: Billy E. Womack /s/

¹ Please see attached Alaska Court System Self-Certification form TF-835 with additional case information added.

In the Supreme Court of the State of Alaska
Return of Jurisdiction

To: Clerk of Court at Palmer

Date: 7/11/2022

Re: **Womack v. Jones, et al.**

Trial Court Case No. **3PA-14-02780CI**

Supreme Court No. **S-17932/S-17991**

The original record on appeal is being transferred to Records Management Services for storage. The file consists of:

Volumes of record	5 files, 1 sub-file
Confidential envelopes	1

No trial court exhibits/sealed items are being returned to the trial court.

Under Appellate Rule 507, jurisdiction of this case is returned to the trial courts effective 6/24/2022.

Clerk of the Appellate Courts

Briar St. Clair

Briar St. Clair, Deputy Clerk

cc: Records Management Services

Distribution:

Email:
Womack, Billy Eugene

In the Supreme Court of the State of Alaska

Billy E. Womack,
Appellant,

v.

**Gina M. Jones, Darryl L. Jones, and
Tarri Harrold-Jones,**
Appellees.

Supreme Court No. S-17932/S-17991

Order

Petition for Rehearing

Date of Order: 6/23/2022

Trial Court Case No. 3PA-14-02780CI

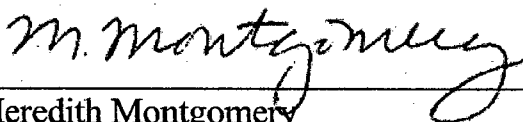
Before: Winfree, Chief Justice, Maassen and Borghesan, Justices
[Carney and Henderson, Justices, not participating.]

On consideration of the Petition for Rehearing filed by Billy Womack on
5/31/2022, and no opposition having been filed,

IT IS ORDERED: The Petition for Rehearing is **DENIED.**

Entered at the direction of the court.

Clerk of the Appellate Courts


Meredith Montgomery

cc: Judge Woodman
Trial Court Clerk
Publishers (MOJ No. 1894, 5/19/2022)

Distribution:

Email:
Womack, Billy Eugene
Jones, Gina Marie (N.P.)
Not Participating

EXHIBIT 2
PAGE 1 OF 1

NOTICE

Memorandum decisions of this court do not create legal precedent. A party wishing to cite such a decision in a brief or at oral argument should review Alaska Appellate Rule 214(d).

THE SUPREME COURT OF THE STATE OF ALASKA

BILLY E. WOMACK,)	
)	Supreme Court Nos. S-17932/17991
Appellant,)	(Consolidated)
)	
v.)	Superior Court No. 3PA-14-02780 CI
)	
GINA M. JONES, DARRYL L. JONES,)	<u>MEMORANDUM OPINION</u>
and TARRI HARROLD-JONES,)	<u>AND JUDGMENT*</u>
)	
Appellees.)	No. 1894 – May 18, 2022
)	

Appeals from the Superior Court of the State of Alaska, Third Judicial District, Palmer, Jonathan A. Woodman, Judge.

Appearances: Billy E. Womack, pro se, Anchorage, Appellant. Notices of nonparticipation filed by Darryl L. Jones, Jones & Associates, LLC, Palmer, for Appellees Tarri Harrold-Jones and Darryl L. Jones, and by Appellee Gina M. Jones, pro se, Palmer.

Before: Winfree, Chief Justice, Maassen, Carney, and Borghesan, Justices. [Henderson, Justice, not participating.]

I. INTRODUCTION

A divorcing couple with one child reached a settlement agreement which was incorporated into the superior court’s divorce decree. Under the agreement the father was responsible for selling the marital home, after which he and the mother would split the proceeds “50/50.” The couple agreed that the father would make any repairs

* Entered under Alaska Appellate Rule 214.

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA
AT THE UNITED SUPREME COURT OF AMERICA
(City or town where the court is located)

GINA JONES,
Plaintiff/Petitioner,
v.

BILLY WOMACK,
Defendant/Respondent.

Tarri Harrold-Jones,
Darryl L. Jones, Intervendors.

)
)
) *Supreme Ct. No: S-17932*
) *Supreme Ct. No: S-17991*
) Case No. 3PA-14-2780CI

**SELF-CERTIFICATION
(NO NOTARY AVAILABLE)**

[If a notary public or other person with the power to take oaths is not available to notarize a document that you are filing with the court, you may fill out this form and attach it to your document.]

As allowed by AS 09.63.020, I, (Name) BILLY WOMACK, certify under penalty of perjury that the following is true:

- I am attaching this *Self-Certification* to the following attached document:
Affidavit of Billy Womack in Support US Supreme Court Application For Extension of Time to File
If the attached document is required to be served on another party, I have attached a copy of this *Self-Certification* to the document when I served it.
- No notary public or other person with the power to take oaths is available to watch me sign because:
 I live somewhere with no available notary public or other person who can take oaths.
 I cannot access the courthouse or private notary for medical reasons including quarantine.
 Accessing a Notary is difficult.

- I told the truth to the best of my knowledge and belief in the attached document.

Signature: /s/ Billy Womack
Signed on: (date) 09/15/2022 at: (city) Anchorage, (state) AK
Mailing Address: 7400 Branche Drive #2, Anchorage, Alaska 99518
Cell Phone: 725-200-6221 Work Phone: _____
Home Phone: _____ Email*: womackbilly@ymail.com

* I authorize the court to email me court documents in this case to the email address above.

Billy E. Womack – *pro se*
c/o Ronald Hoffman
7400 Branche Drive #2
Anchorage, AK 99518
725-200-6221
womackbilly@ymail.com

IN THE SUPREME COURT OF THE UNITED STATES OF AMERICA

BILLY E. WOMACK,)
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DARRYL L. JONES,)
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TARRI HARROLD-JONES,)
)
Appellees.)

U. S. Supreme Court No. _____

AFFIDAVIT OF LISA WOMACK

Supreme Court No. S-17932, 17991
Superior Court No. 3PA-14-02780 CI

STATE OF ALASKA)
) ss.
THIRD JUDICIAL DISTRICT)

I, Lisa Womack, depose and state as follows.

1. I support my brothers' APPLICATION FOR AN EXTENSION OF TIME FOR FILING A WRIT OF CERTIORARI. (Due to multiple close family members having severe health issues, and my disabled son also, as I am his only caregiver.)
2. I support and have helped my brother with *all of his filings* regarding him and Gina Jones (ex-wife), and her parents Tarri Harrold-Jones and Darryl L. Jones, Esq. (Intervenors), who is also an attorney with the Alaska Bar Association.

3. My brother Billy Womack has a severe form of dyslexia and is unable to read very well at a normal speed.
4. I have been helping Billy *consistently* since prior to 2008, back then with all the restraining orders since 2008, and when the first divorce that was filed in 2009, there have been approximately 20 total restraining orders filed between Billy and Gina, and Billy on behalf of the minor child, then the Legal Separation that was file by Gina followed by the answer and of Divorce filed by my brother, which has been ongoing, consistently when she is not incarcerated (except the time she had an attorney for a few years in the beginning), and him needing the two concurrent Supreme Court Appeals.
5. I have served as paralegal for *all of the attorney's that have represented my brother* in all *domestic relation* matters to date, *during the times when he had an attorney representing him.*
6. When he could no longer afford an attorney, I continued assisting him with forms, formatting and dictation and we work together for how he wants his filings written.
7. I do this because I believe *he is getting the short end of the stick* in all of his dealings with the Alaska Court System and the Jones Family.
8. I purchased an architectural paper cutter to cut the paper to the exact size of 6 1/8 by 9 1/4 so that I may cut the paper to the correct size for the multiple booklets.
9. I also purchased the GBC MP2000PB Modular Fixed Die Plastic Comb Binding Punch and the GBC PB2600 Modular Electric Comb Opener units and binding combs.
10. The request for an extension of time is due to the fact that we both have 2 elderly sisters with severe health issues with one that has been going in and out of the hospital and at this point is at deaths door; it is not expected that she will survive this ICU stay.

IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA
AT THE UNITED SUPREME COURT OF AMERICA
(City or town where the court is located)

GINA JONES,
Plaintiff/Petitioner,
v.

BILLY WOMACK
Defendant/Respondent.

Tarr Harold Jones,
Darryl L. Jones, Esq, Intervenor

Supreme Ct. No. S-17932
Supreme Ct. No. S-17991
Case No. 3PA-14-2780CI

**SELF-CERTIFICATION
(NO NOTARY AVAILABLE)**

[If a notary public or other person with the power to take oaths is not available to notarize a document that you are filing with the court, you may fill out this form and attach it to your document.]

As allowed by AS 09.63.020, I, (Name) LISA WOMACK, certify under penalty of perjury that the following is true:

- I am attaching this *Self-Certification* to the following attached document:
Affidavit of Lisa Womack in Support of US Supreme Court Application For Extension of Time to File
If the attached document is required to be served on another party, I have attached a copy of this *Self-Certification* to the document when I served it.
- No notary public or other person with the power to take oaths is available to watch me sign because:
 I live somewhere with no available notary public or other person who can take oaths.
 I cannot access the courthouse or private notary for medical reasons including quarantine.
 Accessing a Notary is difficult.

- I told the truth to the best of my knowledge and belief in the attached document.

Signature: /s/ Lisa Womack
Signed on: (date) 09/15/2022 at: (city) Anchorage, (state) AK
Mailing Address: 7400 Branche Drive #1, Anchorage, Alaska 99518
Cell Phone: 907-441-6800 Work Phone: _____
Home Phone: _____ Email*: catra9@gmail.com

* I authorize the court to email me court documents in this case to the email address above.