

TO THE HONORABLE JUSTICE OF THE UNITED STATES SUPREME  
COURT

FIRST STREET, NE  
WASHINGTON, DC 20543  
TELEPHONE NUMBER: 202-479-3000

Ben Ogbodiegwu, Pro-se

Plaintiff- Appellant

Versus

Bryan Daniel, Chairman Texas Workforce Commission

Defendant-Appellee

RE: CASE NO. 23-0545 COA #: 03-22-00723-CV STYLE: Ogbodiegwu v.

Daniel

**FORMAL REQUEST FOR EXTENSION OF TIME TO FILE PETITION  
FOR A WRIT OF CERTIORARI AND RETRIAL**

To the Honorable Justices of the Supreme Court of the United States:

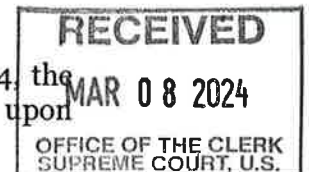
I, Ben Ogbodiegwu, a pro se litigant, hereby respectfully petition for an extension of time to file my application for a writ of certiorari. This formal request is filed in strict accordance with the Supreme Court's Rule 30 with particular reference to sections 2 and 3, which establish guidelines pertaining to the filing and service of documents in the course of cases before this August body.

The necessity for this sought-after extension is rooted in a complex weave of personal and procedural complications enumerated henceforth:

1. **Personal Circumstances:** I was compelled to undertake international travel due to familial obligations specifically related to my late elder brother's funeral anniversary, rendering me unavailable within US territories to prepare and submit my writ of certiorari. I made my return on January 30, 2024. This unforeseen circumstance significantly impeded my capability of filing my petition within the standard time frame. Please see my itinerary as well as my passport visa to confirm my honest request (Refer Exhibit 1 and 2).

2. **Grounds for Retrial:** The defendant, Texas Workforce Commission, per Penal Code 37.03 (a)(1), committed **aggravated perjury** by knowingly providing false testimony under oath (Refer Exhibit CR39).

3. **Materiality of Perjury:** In context as per Penal Code Section 37.04, the fraudulent representation was materially influential as it formed the basis upon



which judgments were wrongfully issued against me, thereby depriving me of justice.

**4. Infringements on Fourteenth Amendment Rights:** My rights guaranteed by the Fourteenth Amendment have been violated through denial of equal protection under law and interference with due process - particularly because judgments were delivered based on fraudulent representation executed by opposing party where:

a) Both parties had agreed through a letter dated March 11, 2022, to a hearing at the Texas Workforce Solution, Round Rock, Texas (Refer to Exhibit CR26 & 27).

b) Front Desk Staff member Ms. Yadira Gonzales verified my presence for the intended hearing on March 18, 2022 (Refer to Exhibit CR37).

c) J. Tucker, the presiding Hearing Officer, controversially reported that I failed to appear to provide evidence without justification (See Exhibit CR39).

d) In reality, it was the defendant's party - the Texas Workforce Commission, who was absent, thereby leading to the rescheduling of the proceeding for January 18, 2023, (Refer Exhibit CR5).

e) The following court judgments were fundamentally premised on the misrepresentation that I failed to present myself at the hearing (Supported by corroborating legal documentation from the record, See Exhibit CR12).

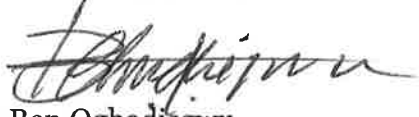
Given these mitigating circumstances and in order to comply with procedural requirements laid out under Supreme Court Rule 30, an extension for filing the petition for a writ of certiorari is essential. This additional period would enable me to thoroughly compile and submit my petition for your Honorable Justices' consideration.

Furthermore, I request a retrial, as previous rulings were predicated on erroneous information constituting fraud on the part of the defendants. Even the Supreme Court of Texas violated its own rule that states: "It is a CRIME to intentionally or knowingly file a fraudulent court record or a fraudulent instrument with the clerk. Please see Tx. Govt. Code #51901)". The Supreme Court of Texas ruled: "Today the Supreme Court of Texas denied the motion for rehearing of the above- referenced petition for review." (Please see judgments of the Courts based on perjury as substantiated by CR26; 27; CR39; CR5; and CR12 in which Mr. Bryan Daniel based his judgment; however, all these documents came from the court record.)

Your keen understanding and willingness to grant this requested extension are earnestly sought. This formal request will help us uphold fairness and rigor within our judicial process.

I am grateful for your time and understanding regarding this matter.

Yours respectfully,

A handwritten signature in black ink, appearing to read "Ben Ogbodiegwu". The signature is fluid and cursive, with a large initial "B" and a long, sweeping tail.

Ben Ogbodiegwu

1906 Matagorda Drive

Round Rock, Texas, 78664