

IN THE
UNITED STATES SUPREME COURT

LANCE TAYLOR,
(Petitioner)

§

vs.

§

Cause No. _____

BOBBY LUMPKIN
Director OF TOCJ-ID,
(Respondent)

§

**MOTION FOR AN EXTENSION OF TIME
TO ADVANCE WRIT OF CERTIORARI**

TO THE HONORABLE JUDGES OF SAID COURT:

COMES NOW, LANCE TAYLOR, Petitioner, Pro Se, in the above styled and numbered cause, files this his '1st Motion For Extension Of Time To Advance Writ Of Certiorari', in good faith, and in support thereof, your Petitioner would show unto this Court the following:

I.

That your Petitioner, through his Appellate Counsel, advanced a Petition For Discretionary Review to the Texas Court of Criminal Appeals, Cause No. PD-0694-23. Said Court denied PDR on the 10th day of January, 2024.

II.

That this Court accords Defendants ninety (90) days to advance a 'Writ of Certiorari' to the Court, after final ruling from the State's highest Court. See Rule 13, Rules OF The Supreme Court. (See also Exhibit "A", annexed hereto, and can be made a reference for all purposes). Hence, based on Rule 13, your Petitioner has until on or about April 10, 2024 to advance his 'Writ Of Certiorari.'

III.

60-Days Extension

That your Petitioner respectfully request of this Court to accord him sixty (60) days extension to advance his 'Writ of Certiorari' to this Court. Your Petitioner seeks not to vex, harass or otherwise disrupt established Court proceedings. Instead, your Petitioner files this his 'Petition' in good faith and in the interest of justice. Moreover, Petitioner asserts the issues involved in the case are complex, and requires additional time to conduct the necessary research. Moreover, your Petitioner is a layman at law and it takes him longer to grasp the full concept of issues involved in the case. Since his 'Appointed Counsel' has now abandoned Petitioner, he must conduct and draft the necessary litigation, Pro Se. In addition, your Petitioner asserts his claims have merit, and that his conviction were patently obtained in breach of Federal Law, as determined by this Honorable Court and the United States Constitution, warranting adequate and careful litigation to this Court for its consideration and ruling. Hence, your Petitioner

respectfully request of this Court to have the time extended to advanced the 'Writ Of Certiorari' until on or about **JUNE 10, 2024.**

WHEREFORE, PREMISES, ARGUMENTS and AUTHORITIES CONSIDERED, your Petitioner prays and respectfully urge of this Court to accord him a sixty (60) day extension to advance his 'Certiorari' before the Court, in the interest of justice. Alternatively, your Petitioner prays for whatever other, further or different relief this Court deem is just and proper. It is so prayed for.

Respectfully submitted,



LANCE TAYLOR #2209234
Petitioner Pro Se
Memorial Unit
59 Darrington Rd.
Rosharon, Tx. 77583