

UNITED STATES SUPREME COURT
Washington, D.C. 20543

RONALD BARNETT,
Petitioner,

SC Case No: TBD

DCA Case No: 3D22-1653

v.

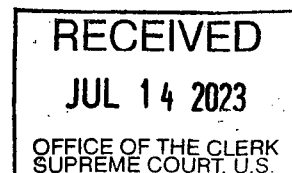
L.T. Case No: F06-5320

STATE OF FLORIDA,
Respondent.

MOTION FOR ENLARGEMENT OF TIME

COMES NOW the Petitioner, Ronald Barnett, *pro se*, and pursuant to 28 U.S.C. § 2101(c) and Rule 6(b)(1)(A), Federal Rules of Civil Procedure respectfully asks this Most Honorable Court to grant an enlargement of time for filing a writ of certiorari on a judgment rendered by Florida's Third District Court of Appeal. In support of the motion the Petitioner offers the following:

1. The writ of certiorari is presently due to be filed on July 14, 2023.
2. Following the district court's denial of the Petitioner's timely filed Motion for Rehearing, (**Appendix A**) pursuant to Federal Statutes 28 U.S.C. § 2101(c), the Petitioner was legally given a deadline of ninety (90) days.
3. Upon receipt of the denial order, the Petitioner went to register his deadline with the law library in accordance with Chapter 33-501.301(2)(b), Florida Administrative Code.



4. Instead of being immediately placed on the call-out, the librarian misinterpreted Section 33-501.301(f)(1), F.A.C. Which states, “Priority access shall be granted if the maximum time limit is 20 or fewer calendar days”, to mean that I can only be registered for the last 20 days of the statutorily mandated 90-day deadline. (**Appendix B**)

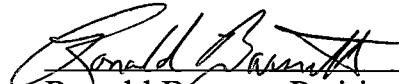
5. Following the institution’s request procedures, an individual will be placed on the call-out for only two days over an approximate two-week period to conduct legal research, which equates to eight days over a two month time frame.

6. After successfully being placed on the call-out for conducting legal research in May, access to the courts was denied in June due to the Petitioner’s 20-day registered deadline from June 25th to July 14th. An informal grievance was filed (**Appendix C**) on June 17, 2023 and was not responded to until June 29th, 2023, ~~four~~ days after the start date of the incorrectly registered 20-day deadline.

7. Twenty to 28 days, with holidays and closed days in between are inadequate for an untrained, pro se litigant to thoroughly research issues; draft a meritorious certiorari; request for typing services; make corrections; receive a final, corrected motion; request for copying services; and then wait for the time legal mail is announced in the dorm to file a timely writ of certiorari to the United States Supreme Court.

WHEREFORE, Petitioner respectfully requests that this Honorable Court grant this motion and enlarge by Sixty (60) days the time to file his petition.

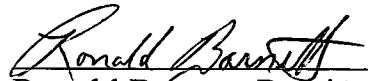
Respectfully submitted,



Ronald Barnett, Petitioner
DC# M63300

VERIFICATION OATH

UNDER PENALTY OF PERJURY, I declare that I have read the foregoing pleading, Motion for Enlargement of Time and that the facts and allegations set forth therein are true and complete.¹



Ronald Barnett, Petitioner
DC# M63300

1

§ 92.525, Florida Statutes; and **State v. Shearer**, 628 So.2d 1102 (Fla. 1994).