

SUPREME COURT OF THE UNITED STATES

HONORABLE JUSTICE KETANJI BROWN JACKSON

GRACE WILSON MARSHALL
v.

PETITIONER

BENJAMIN RYAN CAUDILL

RESPONDENT

CORRECTED AND RESUBMITTED APPLICATION TO GRANT EXTENSION OF TIME TO FILE
WRIT OF CERTIORARI

Originally Submitted On January 6th, 2025 IN CASE No. NH-SC-2024-0491

Enclosure(s): Initial Submission and Petitioner's Sworn Declaration

Comes now Her Excellence (H.E.) Chaplain, Grace Wilson Marshall, DKA, Petitioner, pro se; pursuant to Rule 13.5 and Rule 30: Computation and Extension of Time, and humbly motions Honorable Justice Brown Jackson of the Honorable SCOTUS to Grant her two (2) days to file her Writ of Certiorari in the matters concerning her two minor children: J.N.C. and F.E.C. stolen from her since 04/02/2021, and also concerning herself, in Case No. NH-SC-2024-0491 (See Appendix A, B and X).

Petitioner presents below seven (7) reasons and facts pursuant to Rule 13.5, Rule 29(1)(2)(3)(5); due to extraordinary circumstances; and Rule 30; in support of her Application addressed to Honorable Justice Ketanji Brown Jackson pursuant to Rule 22.

(1).Petitioner relied upon her prior path taken and the Court's actions in Case 24-A-377 and Case No. 24-6708; within this Honorable SCOTUS; Petitioner filed her Application for Extension of Time to file Writ of Certiorari, alas in typographical error entitled her filing "Application to File Writ of Certiorari" in the above styled NH case, and postmarked same on January 6th, 2025;

(2) the same was received by the Court on January 13th, 2025, and Stamped "Received" by the Clerk of Courts (See Appendix X). Petitioner filed her Application on January 6th, 2025, because she needed more time - beyond the February 20th, 2025 deadline, due to been consumed with the tantamount task - as

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a pro se Petitioner – to file both her Writ of Certiorari in the NH-SC-2024-0491 and also file her Writ of Certiorari in KY-SC-2024-0010. This overlapping timeframe for both cases, created *an extraordinary situation* for Petitioner as she was consumed with preparing and filing her Writ of Certiorari in the SCOTUS Case No. 24-A377: now SCOTUS Case No. 24-6708.

(3) the Clerk of Court on January 14th, 2025; within a letter to Petitioner acknowledged Petitioner's filing was "Received" , and expressed therein that the court was "unclear" as to what Petitioner was "attempting to file" (See Appendix Y); Petitioner states, she was *attempting* to file an Application for Extension of Time; due to *extra-ordinary* circumstances.

(4) because the filed Application for Extension of Time and the relevant NH-SC- 2024-0491 orders were stamped by the Clerk of Court "Received" and bear the date of January 13th, 2025: which is within the Timely Filed provisions of Rule 13.1, Petitioner believed the Court's Stamped "Received" Date of January 13th, 2025 was the Court's effective establishment of "Entrance Date" of her Application for Extension of Time in case NH-SC-2024-0491 within the SCOTUS;

(5) Furthermore, it is at the Justice's discretion to Grant a specific amount of time up to a maximum of sixty (60) days pursuant to Rule 13.1, 30.1 and 30.2. Petitioner, after having filed her Application for Extension of Time to File her Writ of Certiorari; prepared and filed her Writ of Certiorari on February 22th, 2025. Wherefore, Justice Ketanji Brown Jackson would wholly needing to Grant Petitioner two (2) days to timely file her Writ of Certiorari in NH-SC- 2024-0491 in SCOTUS.;

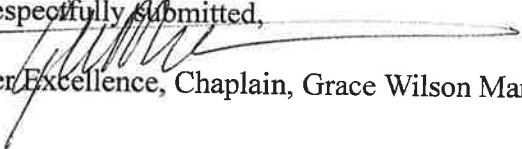
(6) the Clerk did not make a reference within the January 14th, 2025 letter to Petitioner, that her filings (albeit, the Court's Stamped and marked them "Received" with a date of January 13th , 2025) "did not satisfy Rule 29(1)(2)(3) and (5)"; wherefore, Petitioner wholly believed all subsequent filings in her NH-SC-2024-0491 would rely on the Court's initial Stamped "RECEIVED" date of January 13th, 2025 of her initial entrance of her case before this Honorable SCOTUS; - as was the protocol in Petitioner's Application SCOTUS 24-A377: which was Granted by Honorable Justice Brett Kavanaugh. This NH-SC-

2024-0491 is a companion case to KY-SC-2024-0010: because the Respondent's theft of Petitioner's children involves his actions in both NH and KY courts in believed violations of CAPTA 1974, CAPTA 1996, Federal CPA 1993, PKPA, VAWA 1994, 18 U.S.C. §2265, et seq.

(7) Finally, Honorable Justice Ketanji Brown Jackson; Petitioner has re-submitted herewith her Corrected Application to Grant Extension of Time to File Writ of Certiorari: Enclosures: (11 originally filed copies of Petitioner's Writ of Certiorari) in accordance to the Rules of the SCOTUS, and the Guide for Indigent Petitioners; supported by a Declaration pertaining to her initial filing.

Wherefore, Honorable Justice Brown Jackson of the Supreme Court of the United States; pursuant to Rule 13.5; Petitioner humbly prays you Grant two (2) days to Petitioner to file her Writ of Certiorari in NH-SC-2024-0491, and Grant any and all other reliefs as deemed fair and just; pursuant to governing authorities, the 6th and 14th Amendment, and case law: *Gideon v. Wainwright*, 372 U.S. 335(1963).

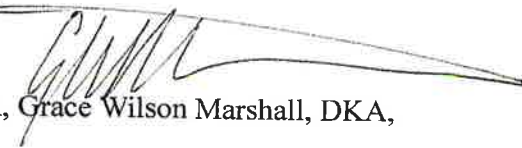
Respectfully Submitted,


Her Excellence, Chaplain, Grace Wilson Marshall, DKA

CERTIFICATE OF SERVICE

I, H.E. Chaplain, Grace Wilson Marshall, hereby certify that I have on this day, April 16th, 2025; mailed respectively; a true copy of the Corrected Application To Grant Extension of Time To File Writ Of Certiorari due to Grammatical and Typographical error and ambiguity in Clerk of Court Letters in Case No. NH-SC-2024-0491, including Index to Appendices and Declaration via USPS First Class, postage prepaid, to:

Respondent's Counsel on Record for:
Benjamin Ryan Caudill,
C/O Faye R Goldberg, Shaheen & Gordon, P.O. Box 977
Dover, NH 03821 - 0977

Respectfully submitted,

Her Excellence, Chaplain, Grace Wilson Marshall, DKA,
P.O. Box 101
Durham, NH 03824; nosliw367@icloud.com
April 16th, 2025

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GRACE WILSON MARSHALL

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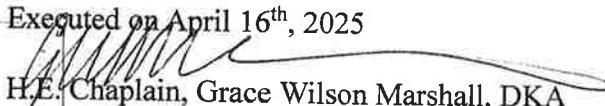
DECLARATION OF TIMELY FILING PURSUANT TO RULES 29.2, 13.1, 30.1 and 30.2

I, Her Excellence (H.E.) Chaplain, Grace Wilson Marshall, DKA, a Chaplain under the Canadian and International Chaplaincy Association(CICA), based in Texas and New York, USA; and with affiliations and designations under the United Nations (ECSoC); humbly certify, pursuant to Rule 13.1, Rule 30.1 and Rule 30.2; on January 6th, 2025, I filed an Application for Extension of Time to File Writ of Certiorari in this SCOTUS. However, in omission by typographical error keywords "Extension of Time" were omitted in the title of my application, albeit; all pertinent orders and reasons were noted within my application.

During the period post filing the Application for Extension of Time to File Writ of Certiorari, I prepared and filed on February 22nd, 2025; my Writ of Certiorari in this Honorable SCOTUS, which would deem a Grant of Extension of Time of two(2) days, thereby marking my Writ of Certiorari Timely Filed, pursuant to Rules 29.2, 13.1, 30.1 and 30.2

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 16th, 2025


H.E. Chaplain, Grace Wilson Marshall, DKA
Pro se Petitioner