

APP NO. \_\_\_\_\_

IN THE SUPREME COURT OF THE UNITED STATES

Aisha Wright,

Petitioner,

V.

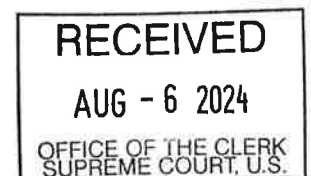
Transportation Communication Union/IAM

Respondent,

On Application for an Extension of Time to File Petition for a Writ of  
Certiorari to the United States Court of Appeals for the Fifth Circuit Court

PETITIONER'S APPLICATION TO EXTEND TIME TO FILE PETITION FOR  
WRIT OF CERTORIA

Aisha Wright  
P.O. Box 11826  
Houston, TX 77293  
Aishawright68@gmail.com  
903-630-0916



Comes Plaintiff, Petitioner, Pro Se, Aisha Wright, unto this Honorable Supreme Court Justices,

Regarding Case No. 24-20146; from the Fifth Circuit Court of Appeals; In Accordance with this Court's Rules 13.5. I Petitioner Aisha Wright, Pro Se, respectfully request that the time to file its Petition for Writ of Certiorari in this matter be extended be for 60 days up to and including November 06, 2024, from the date of due date on September 06, 2024. Petitioner is filing this Application more than ten days before that date. This Court would have jurisdiction over the Judgment under 28 U.S.C. 1254(1). The Undersigned Pro Se Petitioner is handling all my court cases on my own for preparation to put into perspective with full issues involve, due to my unforeseen disability condition that have me not able to function at times, and still battling from a major Disaster of Beryl Hurricane, continuous of being homeless and the following Cyber-Attack of the Crowd Strike Platform that is being use to alter filing dates at the Southern District Court of Houston Texas and the Appeal Court of the Fifth Circuit that have impacted making accurate decision on plaintiff filing due to documents being manipulated in the system and the electronic filing system by the court, and adherence to other court cases 4:19-cv-0203, and 4:21-cv-03174 as we speak which involves complicated legal issues and will help ensure a petition that assists this court in evaluating the important issues raised in this case. Whereas; 4:21-cv-03174 is due a writ certiorari which is also waiting for extended extension of approval. For these reasons, the petitioner respectfully request that September 06, 2024 deadline for filing a petition for a writ certiorari be extended by 60 days, up to and including November 06, 2024 or beforehand.

Respectfully Submitted,

Aisha Wright

P.O. Box 11826

Houston, TX 77293

Aishawright68@gmail.com

903-630-0916

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing on this date, July 29, 2024, as required by Supreme Court Rule 13.5, I have served the enclosed Application for Extension of Time to File Petition for A Writ of Certiorari to the Transportation Communication Union/IAM Counsel parties below in the U.S. mail properly. The names and addresses of those served are as follows:

Appellees: Transportation Communication Union/IAM,

**Counsel for Appellees:**

Transportation Communication Union/IAM  
Jeffrey Bartos of Guerrieri, Bartos &  
Roma, P.C. Washington, DC,

Transportation Communication Union/IAM  
John Grunert of Guerrieri, Bartos &  
Roma, P.C. Washington, DC,

Transportation Communication Union/IAM  
Patrick Flynn P.C; Houston, TX

/s/Aisha Wright

United States Court of Appeals  
for the Fifth Circuit

United States Court of Appeals  
Fifth Circuit

**FILED**

June 6, 2024

Lyle W. Cayce  
Clerk

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No. 24-20146

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AISHA WRIGHT,

*Plaintiff—Appellant,*

*versus*

TRANSPORTATION COMMUNICATION UNION/IAM,

*Defendant—Appellee.*

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Appeal from the United States District Court  
for the Southern District of Texas  
USDC No. 4:20-CV-975

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UNPUBLISHED ORDER

Before SMITH, SOUTHWICK, and WILSON, *Circuit Judges.*

PER CURIAM:

This court must examine the basis of its jurisdiction, on its own motion if necessary. *Hill v. City of Seven Points*, 230 F.3d 167, 169 (5th Cir. 2000). Pursuant to 28 U.S.C. § 2107(a) and Federal Rule of Appellate Procedure 4(a)(1)(A), the notice of appeal in a civil case must be filed within thirty days of entry of judgment.

In this civil rights action, the district court entered final judgment dismissing the complaint on December 2, 2020. Therefore, the final day for

No. 24-20146

filing a timely notice of appeal was Monday, January 4, 2021, because the thirtieth day was a federal holiday followed by a weekend. *See* FED. R. APP. P. 26(a)(1)(C). Plaintiff's *pro se* notice of appeal was filed on April 4, 2024. When set by statute, the time limitation for filing a notice of appeal in a civil case is jurisdictional. *Hamer v. Neighborhood Hous. Servs. of Chi.*, 138 S. Ct. 13, 17 (2017); *Bowles v. Russell*, 551 U.S. 205, 214 (2007). The lack of a timely notice mandates dismissal of the appeal. *United States v. Garcia-Machado*, 845 F.2d 492, 493 (5th Cir. 1988).

Accordingly, the appeal is DISMISSED for want of jurisdiction.



Certified as a true copy and issued  
as the mandate on Jul 23, 2024

Attest:

*Jyle W. Cayce*  
Clerk, U.S. Court of Appeals, Fifth Circuit

United States Court of Appeals  
for the Fifth Circuit

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No. 24-20146

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United States Court of Appeals  
Fifth Circuit

**FILED**

July 1, 2024

Lyle W. Cayce  
Clerk

AISHA WRIGHT,

*Plaintiff—Appellant,*

*versus*

TRANSPORTATION COMMUNICATION UNION/IAM,

*Defendant—Appellee.*

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Appeal from the United States District Court  
for the Southern District of Texas  
USDC No. 4:20-CV-975

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UNPUBLISHED ORDER

Before SMITH, SOUTHWICK, and WILSON, *Circuit Judges.*

PER CURIAM:

IT IS ORDERED that Appellant's opposed motion to stay issuance of the mandate is DENIED.