

SUPREME COURT OF THE UNITED STATES

GRACE WILSON MARSHALL

APPELLANT

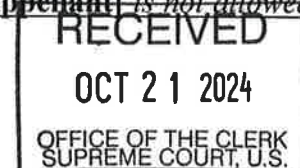
v.

BENJAMIN RYAN CAUDILL

RESPONDENT

APPLICATION TO GRANT EXTENSION OF TIME TO FILE WRIT OF  
CERTIORARI {CORRECTED}

Comes now Her Excellence (H.E.) Chaplain, Grace Wilson Marshall, DKA, Appellant, pro se; pursuant to Rule 30: Computation and Extension of Time, and humbly motions this honorable SCOTUS to Grant her sixty(60) days to file a Writ of Certiorari in the matters concerning her two minor children: J.N.C. And F.E.C. whom have been **stolen** from her, since February 19<sup>th</sup>, 2021. Appellant has been Deprived custody, and Denied No contact, not even Visitation; with her own biological children since April 2<sup>nd</sup>, 2021 - **over one thousand two hundred and eighty five plus (1285+) days**, believed based on violation of protected statuses: Appellant's Jamaican Nationality, Religion, Race, and the Fayette Circuit Court's Resist Refuse Multi-disciplinary PsychoJudicial Taskforce, a.k.a. The Fayette RRD and or The RRD; levying its' un-scientific non-medical theory 'parental alienation': which the Respondent used within the RRD systems **to steal her children and property**, by falsely alleging this *theory* against Appellant. The Respondent has also stolen Appellant's house and her 401k – which she earned prior to the fateful and chronic abusive marriage. The Fayette Circuit denied Appellant the right to attend the final hearing remotely in both cases – while she was physically ill and could not travel from NH to Lexington, KY ; - that court yet, in an order stated “this court has never denied anyone from attending remotely due to medical reasons, but Grace [Appellant] is not allowed to



attend remotely”

Appellant believes that the records within the three (3) cases in the Ky Fayette Circuit evinces Denial of Due Process, Procedural Errors, Judicial Biases and Prejudices, Abuse of Discretion against her on account of her Religion, Race, her Jamaican nationality, and the Respondent's alleging the RRD un-scientific and non-medical theory 'parental alienation' by falsified RRD-sourced non-medical opinions against her mental health. Appellant believes that her protected statuses of Religion, Race, Nationality and Health, under the United States Constitution were violated and infringed upon to effect the deprivation of her Constitutional Parental and Civil Rights to her children.

Since 2021, lawyers licensed in both the KY and NH Bar have informed Appellant and her older daughters; “we cannot represent you, because this is a “racial divorce””; another stated to Appellant in the presence of her two older daughters; “ [name redacted] told me that it's Conspiracy that “they” used to steal your children from you in NH.” Additionally, the Respondent violated several Civil Rights Laws for ownership of Real Property, which were infringed upon to steal Appellant's house and 401K money in the Ky Retirement systems, to bequest ALL of Appellant's Real Properties to the Respondent. Appellant believes these deprivation and violations invoke United States Constitutional questions within the Circuit Court decisions, and thereby will to present a Writ Certiorari to this honorable court.

Appellant encloses with her Application for Extension of Time to File her Writ of Certiorari , the order from the Ky Supreme Court: 2024-SC-0010-D, relevant to the cases in the Fayette Circuit court. Within case 20-CI-02372, the Fayette Circuit designated Case 20-D-00947-006 (*a DVO issued against Appellant Jamaican nationality*) as a “Companion Case” to Case 20-CI-02372. Appellant presents this application for Extension of Time to file a Writ of Certiorari, under Rule 30, for all pertinent cases.

Appellant further states she has been arduously seeking counsel to represent her case in this honorable court since June, 2024; to this end Appellant recently in July; sojourn several days in Arlington, VA and Washington, D.C., and attended the D.C. Bar Pro Bono Clinic, visited various D.C. Universities Law Clinics, and met with several local VA and D.C. attorneys, in addition to connecting with other state bar attorneys and other university law clinics and legal aid agencies across the country; but, Appellant has not yet found counsel to represent her case.

Wherefore, Appellant humbly moves this honorable court to Grant her the requested extension of time to file her Writ of Certiorari, and Grant any and all other reliefs as deemed fair and just; pursuant to governing authorities, the 6<sup>th</sup> and 14<sup>th</sup> 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, October 8<sup>th</sup>, 2024; mailed respectively; a true copy of the CORRECTED: APPLICATION TO GRANT EXTENSION OF TIME TO FILE WRIT OF CERTIORARI, including the final appealable order from the KY Supreme court via USPS, First Class Mail, postage prepaid, to:

Respondent's Counsel on Record  
Vilerie Kershaw, Esq., Kershaw & Baumgardner, LLP, 250 West Main St., Suite 1850  
Lexington, Kentucky 40507

Respectfully submitted,   
Her Excellence, Chaplain, Grace Wilson Marshall, DKA  
P.O. Box 101, Durham, NH 03824, nosliw367@icloud.com

October 8<sup>th</sup>, 2024

# Supreme Court of Kentucky

2024-SC-0010-D  
(2022-CA-0956 & 2023-CA-0137)

GRACE WILSON MARSHALL

MOVANT

V.

FAYETTE CIRCUIT COURT  
20-CI-02372

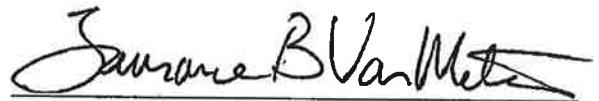
BENJAMIN RYAN CAUDILL

RESPONDENT

## ORDER DENYING DISCRETIONARY REVIEW

The motion for review of the decision of the Court of Appeals is denied.

ENTERED: June 5, 2024.



CHIEF JUSTICE