

**THE SUPREME COURT
OF THE UNITED STATES OF AMERICA (SCOTUS)**

In re:)
Writ of Certiorari before SCOTUS)
on WASC No. 102547-5)
Predrag Totic, a living man)
Appellant Pro Per / Sui Juris) APPELLANT PRO-PER'S
) REQUEST FOR
) TIME EXTENSION for a
) NEW WRIT OF CERTIORARI;
v.) DUE TO RECENT HEALTH
) ISSUES AND DIAGNOSED
) SEVERE DIABETES and PTSD
HEATHER BLAKEMORE-TOMASON)	
and the state of Washington,) Re: Wn. Supreme Court
Respondent(s) to Appeal,) cause #102547-5
) (denied appellate review of
) request to disqualify corrupt,
) massively prejudiced, due-
) process-denying and outright
) abusive "family court" judge)
)

A) Identity of Petitioner: Predrag Totic, a living man, Appellant Pro Per before all state of Washington appellate courts, including state Supreme Court; and Petitioner Pro-Per in the upcoming two *Writs of Certiorari* to the Supreme Court of these United States of America (SCOTUS) re: state Supreme Ct.'s denied petition for review (Wn. Supreme Ct. #102306-5) and denied discretionary review (Wn. Supreme Ct. cause #102547-5) on blatant denials and violations of due process and equal protections of the law at both the trial (anti-)family court in Seattle, King county (focus of #102547-5 and my upcoming Writ of Certiorari seeking reversal of denied appellate review in that cause before Wn. Supreme Court); and appellate due process including knowing/intentional/malicious violations of my ADA/federal statutes protecting pro-se/pro-per litigants with disability (focus of my

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amendment rights, to the ADA-related federally protected rights for persons/men/women with disabilities; at both the original trial court (King Co. Superior Ct.) and subsequently lower state appellate court, Ct. of Appeals – Division I (COA-1).

C) Justification for why time-extension should be granted: First, I summarize the four main general grounds as to why, as a disabled Appellant/litigant Pro-Per, I in general need more time to file my pleadings with ALL courts, including my Writs with SCOTUS, as the last resort to seek justice, equal protections of the law, that I be granted both procedural and substantive due process and state courts (or else, even better, have all these different but closely related matters removed from Wn. State courts altogether to federal courts – given that a) bona-fide ‘federal questions’, and in particular systemic violations of both my and my minor daughter’s Constitutionally and other federally-protected rights and fundamental liberties are at stake; and b) based on experience with state courts over the past 4-5 years, and in particular state appellate courts incl. Wn. Supreme Ct. since 2022, no reasonable person would find it likely that I’ll be given a fair hearing and proper due process before any state court at this point). My new extenuating health- and disability-related circumstances are summarized in **Section D**.

The past and ongoing circumstances necessitating additional time are as follows:

C1: I am, and have been all along, Pro-Per/Pro-Se, contemporaneously dealing with multiple state courts (and as of more recently, also the US Supreme Court) as a litigant/appellant Pro-Per; while trying to put my life back together after years of documented abuse (which has been invariably ignored by various state courts to date, up to & including Wash. Supreme Court). This is rather over-whelming, resulting in high-level of anxiety, stress, trauma, sleep deprivation etc.; and necessitating time extensions. As of late July 2024, I have an official diagnosis of PTSD and that I am unable to work and complete any sizable undertakings (unless I “slice it” into very small and manageable chunks, and then completing one small chunk at a time) within what would normally be considered adequate time; this especially applies to various court pleadings, as in addition to mental and physical burden, those also cause more emotional ‘load’ and additional trauma than any of my other tasks. Further, I have been indigent and on needs-based public assistance since

instructions/ample caselaw on how to treat Pro-Se/Pro-Per litigants in general, even when not disabled) by various state of Washington courts to date; including but not limited to the state's Supreme Court. While time extensions might be disfavored in general, I pray that it will be granted in this case, given the factors C1 – C3 above (my pro-per status, disability, recent illnesses, and having to deal with multiple courts concurrently), as well as, per C4, in the interest of substantive justice I've been repeatedly denied, and ensuring that, at long last, my many grievances about how I have been treated by state courts, will be heard by the highest court of the land. Key denials of my petitions/appeals at Wash. Ct. of Appeals Division I (COA-1) and subsequently the state Supreme Court, have all been on various procedural grounds, while avoiding like a plague properly reviewing and adjudicating my cases on their actual merits – which, given the widespread corruption among this state's judiciary, and that the actual record and facts of my cases are rather damning to multiple lower state courts (especially King County Superior Ct. and COA-1), and to great many judicial and other officers/agents of the state at those two courts and beyond; are sadly no longer surprising.

D) Recent Developments (August 2024): In the meantime, in late July and the month of August, as a consequences of years of systemic multi-faceted psychological, emotional, repeated/periodic physical, coercive control (cf. via weaponizing the common child against me), and other abuse at hands of narcissistic sociopath ex-spouse Heather J. Blakemore-Tomason (formerly Heather Tasic); as well as psychological abuse, malicious prosecution and being otherwise terrorized by the state of Washington and various lawless, tyrannical, corrupt and abusive state actors including but not limited to so-called 'family court' so-called 'judges'; commissioners and judges at various state appellate courts; Spokane County prosecutor's office; various state agencies and other state actors – my health and my disability have considerably worsened, necessitating considerable additional time to thoroughly prepare and file my Writ of Certiorari in above matter. Specifically:

- I have been diagnosed by Frontier Behavioral Health – Spokane with serious PTSD (late July intake; early August records – see confidential/HIPAA-protected

chance at obtaining substantive justice, as well as in accordance with federal ADA legislation, that this Highest Court of the Land will grant me substantial time-extension for my Writ; of 90 days from this filing, **until December 7, 2024.**

E) Motion / Petition Summary: As a Pro-Per, partially disabled party with documented disability and several additional recent serious and worsening health issues, I am respectfully requesting a time-extension of additional 90 days to file Writ of Certiorari with SCOTUS; until December 7, 2024. I have received and am aware of court's instructions on how to properly file for IFP as well as necessary Appendices supporting my upcoming Writs. I pray, given my Pro-Per status, very limited resources, documented health issues including recent escalation/worsening; my disability & history of disability; and my overall totality of circumstances, and to give substantive justice and protection of my and my minor daughter's protected liberty interests a chance (something the state courts, incl. Wn. Supreme Ct., have repeatedly denied me), my request for additional time to prepare and file Writ of Certiorari re: Wn. SC #102547-5 will be granted.

I swear/affirm, under the penalty of perjury and laws of these United States of America, that all factual information as stated herewith is true and accurate, to the very best of my knowledge. I also affirm this Motion is less than 2,500 words long; it contains about 1,963 words.



P.T. Tasic

Predrag Tasic, PhD; a living man; signed & dated in Spokane, Washington, USA

CERTIFICATE OF SERVICE

I certify that on/around September 7, 2024, I mailed via USPS a hard copy of this Motion for Time Extension to the Supreme Court of the United States (SCOTUS), as well as e-served served this Motion electronically via email to the opposing side's appellate counsel of record.



P.T. Tasic

Predrag Tasic, a living man / Appellant Pro-Per
Pro Per Appellant / minor child M.A.T.'s loving father; and target/survivor of years of multi-faceted abuse by ex-spouse Heather J. Blakemore (formerly Heather Tasic); and even worse abuse at hands of the state of Washington, and corrupt, discriminatory, due process and US Constitution-violating state courts and agencies; and multitude of various state & quasi-state actors
Domiciled in Spokane, Washington

All rights preserved, without prejudice. No rights waived, express or implied.

**THE SUPREME COURT
OF THE UNITED STATES OF AMERICA (SCOTUS)**

In re:)
Writ of Certiorari before SCOTUS)
on WASC No. 102547-5)
Predrag Tasic, a living man) APPELLANT'S ADDENDUM:
Appellant Pro Per) CORRECTION & BRIEF
) EXPLANATION re: REQUEST
v.) FOR TIME EXTENSION for my
) WRIT OF CERTIORARI
HEATHER BLAKEMORE-TOMASON))
and the state of Washington,) Washington Supreme Court
Respondent(s) to Appeal) cause #102547-5
) (denied appellate review of
) request to disqualify corrupt,
) massively prejudiced, due-
) process-denying "family court"
) trial judge)
)

All rights preserved, without prejudice. No rights waived, express or implied.

A) Identity of Petitioner: Predrag Tasic, a living man, Appellant Pro Per before all state of Washington appellate courts, including state Supreme Court; and Petitioner Pro-Per in the upcoming two (summer/fall 2024) *Writs of Certiorari* to the Supreme Court of these United States of America (SCOTUS) re: Washington state's Supreme Ct.'s denied petition for review (Wn. Supreme Ct. cause #102306-5) and denied discretionary review (Wn. Supreme Ct. cause #102547-5) on blatant denials and violations of due process and equal protections of the law at both the trial (anti-)family court in Seattle, King County (which is the focus of #102547-5 and my upcoming Writ of Certiorari to SCOTUS seeking reversal of denied appellate review by Wn. Supreme Court, WASC for short); and appellate due process including knowing/intentional/malicious violations of my ADA/federal statutes protecting pro-se/pro-per litigants with disability (which is the focus of my other Writ to

WASC case #102306-5), in spite of this indigent and disable Pro Per father

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C) Brief Explanation: In my original motion/request for time extension, dropped off at my local Spokane WA post office on September 7 or 8, which only got postmarked on Sept. 9, I apparently was supposed to include the state Supreme Ct's ruling, on which I intend to file a Writ. The final state Supreme Ct. (WASC) ruling, which was denying my motion to modify, was signed by WASC's Chief Judge Gonzalez on July 10, 2024; and I received e-copy of said ruling on 7/11/2024. I'm correcting my omission and including original copy of WASC's said ruling from July 10. I'm also including my original Motion for Time Extension, as well as SCOTUS Clerk's letter requesting information/the original state Supreme Court's final ruling & its date.

D) Motion / Petition Summary: As a Pro-Per, partially disabled party with documented disability and several additional recent serious and worsening health issues, I am respectfully requesting a time-extension of additional 90 days to file *Writ of Certiorari* with SCOTUS; until December 8, 2024. I pray, given my Pro-Per status, very limited resources, documented health issues including recent escalation/worsening; my disability & history of disability; and my overall totality of circumstances, and to give substantive justice and protection of my and my minor daughter's protected liberty interests a chance (something the state courts, incl. Wn. Supreme Ct., have repeatedly denied me), my request for additional time to prepare and file Writ of Certiorari re: Wn. SC #102547-5 will be granted.

I swear/affirm, under the penalty of perjury and laws of these United States of America, that all factual information as stated herewith is true and accurate, to the very best of my knowledge.



Predrag Tosic, PhD; a living man; signed & dated on Oct. 7-8, 2024 in Spokane, Washington, USA

CERTIFICATE OF SERVICE

I certify that on October 8, 2024, I mailed via USPS a hard copy of this Addendum to Motion for Time Extension to the Supreme Court of the United States (SCOTUS), as well as e-served served this Motion electronically via email to the opposing side's appellate counsel of record.



Predrag Tosic, a living man / Appellant Pro-Per
Pro Per Appellant / minor child M.A.T's loving father; and target/survivor of years of multi-faceted abuse by ex-spouse Heather Blakemore-Tomason (formerly Heather Tosic); and even worse abuse at hands of the state of Washington, and corrupt, discriminatory, due process and US Constitution-violating Wn. state courts and agencies; and multitude of various corrupt state & quasi-state actors

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STATE OF WASHINGTON
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BY ERIN L. LENNON
CLERK

THE SUPREME COURT OF WASHINGTON

HEATHER TOMASON,)	No. 102547-5
)	
Respondent,)	ORDER
)	
v.)	Court of Appeals
)	No. 84655-8-I
PREDRAG TOSIC,)	
)	
Petitioner.)	
_____)	

Department I of the Court, composed of Chief Justice González and Justices Johnson, Owens, Gordon McCloud and Montoya-Lewis (Justice Madsen sat for Justice Owens), considered this matter at its July 9, 2024, Motion Calendar and unanimously agreed that the following order be entered.

IT IS ORDERED:

That the Petitioner's motion to modify the Commissioner's ruling is denied.

DATED at Olympia, Washington, this 10th day of July, 2024.

For the Court


CHIEF JUSTICE