

without prejudice *under necessity*

N O T I C E
May 07, 2018

Office of the Clerk
Supreme Court of the United States
c/o 1 First Street, N.E.
Washington, DC 20543

Re: Butler versus United States
USCA6# 17-5371
Request for 60 day Extension of Time

Dear Clerk:

Pursuant to Sup. Ct. R. 30.2, Butler respectfully request a 60 day extension of time to file a Writ of certiorari at this court, from the United States Court of Appeals for the Sixth Circuit's most recent denial of My Rehearing and/or Rehearing En Banc, February 21, 2018.

On April 02, 2018, My current place of confinement (i.e. FCI Yazoo City Low) was officially on Lock-Down status after a large portion of the prison population stopped going to the dining hall to eat because of being dissatisfied in the current list of the Warden's Expectations implemented April 01, 2018.

After a two week lock-down and thereafter modifying all movement at the institution, those prisoner's (like myself) who litigate there case(s) at the Law Library have suffered because of either the complete closure or limited usage of the Education Department.

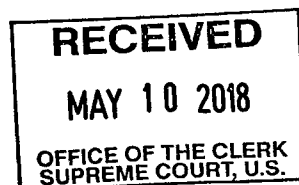
In order to be efficient, effective and punctual when offering My Writ of Certiorari at this Court, a 60 day extension of time is a necessity and should be fully considered.

Sincerely,

Authorized Representative,

Amilcar C. Butler ^{All Rights Reserved}
Amilcar C. Butler ^{USC 1-207 & 1-103.6}, sui juris

I declare under the penalty of perjury under the laws of the united States of America and Common Law, that the foregoing is true, correct and not meant to mislead.



Amilcar Cabral Butler