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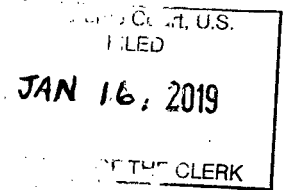
SUPREME COURT OF THE UNITED STATES

AARON ANTHONY MURRAY, PRO SE
Petitioner,

vs.

UNITED STATES OF AMERICA,
Respondent.

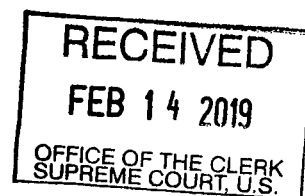
COURT OF APPEALS
CASE NO.: 18-3422



JURISDICTION

The decision by the United States Court of Appeals for Sixth Circuit Court of Appeals affirmed the District Court's ruling denying Petitioner Murray's Certificate of Appealability and Title 28 U.S.C. Section 2255 in the Southern District of Ohio (Cincinnati Division).

Consequently, Petitioner Murray submitted his initial Motion Seeking a Sixty (60) day Extension of Time on January 16, 2019, while on "lockdown" at F.C.I. Beckley due to an inmate disturbance. Notably, after failing to receive any notice from Associate Justice Elena Kagan regarding the sought after Extension of Time, Petitioner Murray placed a telephone call to the Clerk of Court and was advised the Court had yet to receive said Motion. Inassuch, Petitioner Murray submits this "second" motion for a sixty (60) day Extension of Time. Petitioner files the instant application for a Writ of Certiorari under the authority of 28 United States Code § 1254(1).



MOTION SEEKING SIXTY (60) DAY
EXTENSION OF TIME IN WHICH TO SUBMIT
A PETITION FOR WRIT OF CERTIORARI TO THIS COURT

COMES NOW the Petitioner, Aaron Anthony Murray, Pro Se, to respectfully request, pursuant to Rule 30 of the Supreme Court of the United States, an extension of the deadline of **February 4, 2019**, for the filing of the Petition for Writ of Certiorari until **April 4, 2019**.

As grounds for this Motion, petitioner Murray respectfully advises this Court that, a sixty (60) day Extension of Time will provide Petitioner the needed opportunity to perform the required research necessary to support his argument and position in this appeal. This request is not interposed for dilatory purposes, and will not prejudice the parties in this case. This is the "second" such extension requested by Petitioner Murray, acting in a pro se capacity, who is presently incarcerated in F.C.I. Beckley, Beaver, WV 25813. In further support of this request, Murray submits the following information to this Court.

- (1) Petitioner Murray is a federally incarcerated inmate at F.C.I. Beckley, Beaver, WV where there is NO legal assistance program or B.O.P staff trained in legal matters to assist inmates.
- (2) This particular institution and law library is frequently "locked down" as was the case on **January 16, 2019**, thus, the law library is unavailable to inmates. Also, these lockdowns are also caused by inclement weather ("fog"), staff training, holiday(s) and inmate disturbances that result in the closing of the Education Department and law library.
- (3) The issue(s) and argument(s) Petitioner Murray wishes to pre-


sent to this Honorable Court are complex and therefore require an extensive amount of legal research and writing.

- (4) This federal institution is seriously lacking in available federal research materials and there is no access whatsoever to Westlaw, or other advanced tools necessary to perform in-depth research.

WHEREFORE, for the reasons articulated herein, Petitioner Murray respectfully moves and urges this Honorable Court **GRANT** him the sorely needed sixty (60) day Extension of Time that will better enable him to present all available and viable issues in a significant and meaningful manner.

Done this 6th day of February, 2019.

Respectfully submitted,


AARON ANTHONY A. MURRAY
REG.NO.73052-061
P.O. BOX 350 PINE A/U
F.C.I. BECKLEY
BEAVER, WV 25813

"I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct." Executed on **February 6th, 2019.**


AARON ANTHONY MURRAY
PRO SE