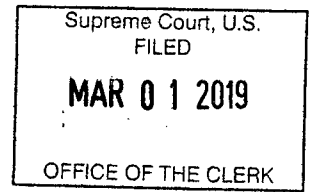


# HECTOR D. FERRER



March 1, 2019

## VIA OVERNIGHT MAIL

Mr. Clayton Hieggins  
Clerk of the U.S. Supreme Court  
U.S. Supreme Court  
1 First Street, NE  
Washington, D.C. 20543

## **RE: APPLICATION FOR EXTENSION OF TIME TO FILE PETITION FOR WRIT OF CERTIORARI**

## **HECTOR FERRER AND H.F. ON BEHALF OF SON, D.F. VS. BOARD OF EDUCATION OF THE BOROUGH OF TEANECK**

Dear Honorable Samuel A. Alito, Jr. and Associate Justice of the United States Supreme Court:

This letter is regarding the above-referenced captioned matter.

Specifically, I had both the pleasure and honor of speaking with, Mr. Clayton Hieggins, Clerk regarding the instant matter. To that end, I hereby file the following before this Honorable Court.

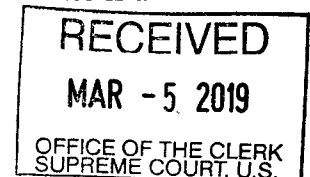
I, Pro Se Applicant, Hector D. Ferrer (hereinafter "Applicant") respectfully and urgently request an extension of time to file a petition for writ of certiorari. Sup. Ct. R. 30.

Applicant further respectfully and urgently request that this Honorable Court "grant" Applicants said request to file the petition by, May 6, 2019.

For good cause set forth herein, Applicant respectfully and urgently request that this Honorable Court extend the deadline by sixty (60) days in order that the new deadline would be, May 6, 2019.

The "global" reasons why Applicant's extension is justified are set forth as follows: Supreme Court Rule 30 provides that under "*extraordinary circumstances*" an Applicant may file for an extension of time within the jurisdiction of this Honorable Court.

At all times relevant, Applicant is a Hispanic single father to his son, D.F. who is a multi-handicapped, ill, indigent, and homeless student.



Applicants son, D.F. has been diagnosed with Dubowitz Syndrome, Autism, and suffering from "irreparable harm." Applicant, as, D.F.'s single parent and legal guardian, provides D.F. daily with medical care and attention. Moreover, Applicant singly manages, D.F.'s medical appointments, medications, and provides transportation to and from his medical appoints.

Applicant further singly manages, D.F.'s "therapy" sessions and related medications.

Applicant and his son, D.F., due to their "extraordinary circumstances," have been deemed INDIGENT pursuant to State and Federal guidelines by multiple state and federal agencies. As such, Applicant is unable to retain an attorney thus serves as, a *Pro Se* litigant.

The Supreme Court of New Jersey "granted" Applicant's motion for leave to proceed as an INDIGENT based upon their financial hardship. (Please See Attachment "A" annexed hereto)

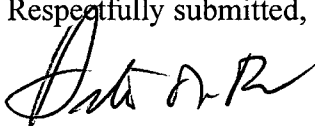
In addition to the instant matter, Applicant has litigation against, D.F.'s regarding the Teaneck Board of Education in Federal Court. Moreover, Applicant has further litigation regarding the Bergen County Special Services in Bergen County Superior Court.

Said cases consume Applicants time and resources.

For the foregoing reasons and good cause shown, Applicants respectfully request that this Honorable Court "grant" this application for an extension of time to file a petition for writ of certiorari.

I certify that the foregoing statements made by me are true. I' am aware that if any of the foregoing statements made by me are willingly false, I am subject to punishment.

Respectfully submitted,



Hector D. Ferrer  
Pro Se  
Applicant

Encl. Certification of Service; Supreme Court of New Jersey "decision" dated, May 15, 2018, and Supreme Court of New Jersey "decision" dated, December 6, 2018 (Attachment "B")

cc: All Counsel of Record