

No. 17 A 25

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IN THE  
SUPREME COURT OF THE UNITED STATES

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Carlos Cordoba,  
petitioner,

FILED  
JUN 25 2018

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

versus

United States of America,  
respondent.

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ON APPEAL FROM THE UNITED STATES COURT OF APPEALS  
FOR THE SECOND CIRCUIT  
Related Appeal No.: 17-2962

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**MOTION FOR AN EXTENSION OF TIME**

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Carlos Cordoba requests this Court to grant him an extension of time up and including September 20th, 2018, to file his petition for certiorari due to the uncertainties at the institution and out of an abundance of caution.

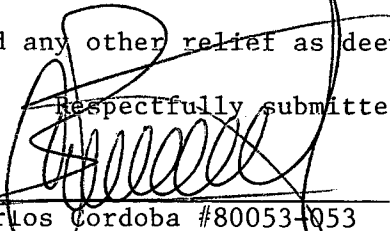
Here in Central Florida inclement weather is a way of life, however, being confined in prison the BOP has a policy in place when inclement weather (storms, lightening, heavy rains, etc...) the institution will close the compound in fear that inmates may be struck by lightening. As a result the compound is in for a long summer of no movements, delayed movements, closure of essential areas, limited access to the education department, and a host of other things that will prevent Mr. Cordoba from meeting the current 90 day deadline of July 23rd, 2018.

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The government should not object to the request for an extension of time, as it appears the only individual prejudiced by this delay is Mr. Cordoba as he remains incarcerated.

Therefore, out of an abundance of caution and due to conditions at the institution, Mr. Cordoba requests this Court to grant him the extra time needed and any other relief as deemed appropriate or fair.

Respectfully submitted on this 24th day of June, 2018, by:

  
\_\_\_\_\_  
Carlos Cordoba #80053-053  
Federal Correctional Complex  
P.O. Box 1031 (Low custody)  
Coleman, Florida 33521-1031  
Unit B-3

#### Certificate of Service

I hereby certify that a copy of this motion for an extension of time has been sent to the following parties via U.S. Mail with postage prepaid on this 24th day of June, 2018.

United States Supreme Court  
Office of the Clerk  
One First Street N.E.  
Washington, D.C. 20543

Solicitor General of the United States  
Department of Justice  
950 Pennsylvania Avenue, N.W. Room 5616  
Washington, D.C. 20530-0001

E.D.N.Y. - Bklyn  
04-cr-719  
Korman, J.

United States Court of Appeals  
FOR THE  
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 23<sup>rd</sup> day of April, two thousand eighteen.

Present:

Richard C. Wesley,  
Denny Chin,  
*Circuit Judges,*  
Denise Cote,  
*District Judge.\**

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United States of America,

v.

*Plaintiff-Appellee,*

17-2962

Carlos Cordoba,

*Defendant-Appellant.*

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Appellant, pro se, moves for a certificate of appealability and for leave to proceed in forma pauperis. Upon due consideration, it is hereby ORDERED that the motion is DENIED and the appeal is DISMISSED because Appellant has not shown that “jurists of reason would find it debatable whether the district court was correct in its procedural ruling,” as to the untimeliness of the Appellant’s motion filed pursuant to 28 U.S.C. § 2255. *Slack v. McDaniel*, 529 U.S. 473, 478 (2000).

FOR THE COURT:

Catherine O’Hagan Wolfe, Clerk of Court

  
Catherine O'Hagan Wolfe

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\* Denise Cote, of the United States District Court for the Southern District of New York, sitting by designation.