

THE SUPREME COURT OF
THE UNITED STATES OF AMERICA

KURTIS KEITH LOWE(97408-071)
Certiorari Appellant
[without Counsel, ever]

Case NO. _____
provided by Court Clerk
USAC Case No. 18-10566

v.

UNITED STATES
Respondents

RELATED FILINGS:

USDC - No. 04:15-cr-00154-A
USDC No. 04:18-cv-112

MOTION FOR EXTENSION OF TIME
TO FILE CERTIORARI
UNDER RULE 30

The Appellant (Lowe) is requesting a (60) sixty day extension of time to file Certiorari brief from the Fifth Circuit Court of Appeals § 2253 Case No. 18-10566 for the following reasons:

1.) The overlap time of the imminent court deadline of July 3rd, 2019 in USCA case no. 19-10319, which is a separate appeal from USCA case no. 18-10566. Pro Se, Lowe is untrained in the law and is not capable to prepare effective briefs simultaneously for both the Supreme Court certiorari deadline of August 5th, 2019 and the Fifth Circuit Appellate Court's deadline of July 3rd, 2019. Therefore the (60) sixty day extension is desperately needed to file certiorari. See (Exhibit I - USCA deadline).

2.) Lowe is incarcerated at FCI Beaumont, Texas Camp, where there has been a perpetual history of cyclical denials of prisoner access to the law library.(LOCKED_DOORS). The current denials include denied access to the law library every Saturday and Sunday mornings which violates the B.O.P. Program Statement 1315.07 § 543.10-11 and 5300.21 plus the Code of Federal Regulations(CFR) of the same. These times violate Lowe's leisure times for legal work. Lowe has been denied resolution or relief thus far by the Warden and the Regional Director

[con't from page 1] the Administration Remedy no. 963718 that is at Washington weeks past the response deadlines. (see Exhibit VIII) Also see the Affidavit- Exhibits II, III, IV, V, VI and VII for more evidence of the denials and hindrances to Lowe's legal work and preparations on a perpetual basis.(Access denials)

3). Lowe has been told by key staff members at the Camp that Lowe will be forced to extra-duty work details at the lock-downs, even during imminent court deadlines, which of course this is another violation that takes precious time away from Lowe to research, writing, and to prepare legal briefs. (Violations BOP 1315.07 § 543.10-11, and CFR the same)

Therefore, due to the conflict of the overlapped times in the Appellate Court's and the Supreme Court's deadlines, and the chaos from the worst managed Camp in the entire B.O.P. and the law library access interferences, Lowe respectfully request for a (60) sixty day extension of time to file certiorari. Lowe appreciates your time and your considerations to Grant the time extension. The foregoing is all true and correct as under, penalty of perjury 28 USCS § 1746.

EXECUTED ON MAY 28th, 2019 THE YEAR OF OUR LORD.

x 
Appellant- Kurtis Keith Lowe (97408-071)