

No. _____

SUPREME COURT OF THE UNITED STATES

Terrance Johnson,

Appellant,

v.

United States of America,

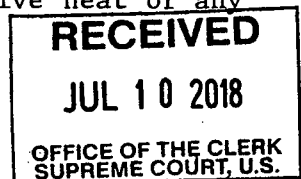
Appellee.

On Appeal From The United States Court of Appeals
For The Eleventh Circuit
Appeal No. 17-10287-AA

**MR. JOHNSON'S MOTION REQUESTING AN EXTENSION OF TIME
TO INCLUDE AUGUST 30, 2018 TO FILE HIS PETITION WITH THIS COURT**

Mr. Johnson received the denial of his appeal dated April 2, 2018. He wishes to file a petition for writ of certiorari with this Court, and is doing so as an incarcerated, pro se and indigent individual. As such, Mr. Johnson must overcome the many obstacles associated with prison life that hinder an otherwise earlier filing, and he requests an extension of time to do so to include August 30, 2018.

Here at FCI Coleman Low federal prison in Coleman, Florida, this time of year produces many thunderstorms and heat waves that only add to the other numerous hindrances when trying to prepare legal filings. There are normally recalls for situations that include staff shortages, shake downs, fights, security risks, and other things that inmates are never informed about. But particularly during this time of year, whenever there is excessive heat or any



sign of lightning, the prison is locked down, and this restricts inmate movement. Therefore, access to the education department, where the one copy machine, 8 non-memory typewriters, and 12 law computers are located, is not accessible. This scenario happens more often than not during the week and is a huge obstacle to preparing legal work.

Mr. Johnson asks for an extension to include August 30, 2018 to overcome these known and hopefully unknown obstacles that prevent an otherwise earlier filing of his petition with this court.

Respectfully submitted on this 30th day of June, 2018 by:



Terrance Johnson
Reg.No.: 51240-018 Unit C-3
FCI Coleman Low
P.O. Box 1031
Coleman, FL 33521-1031

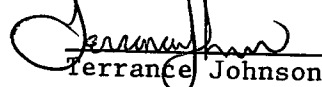
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have mailed this motion, via U.S. Mail, to:

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

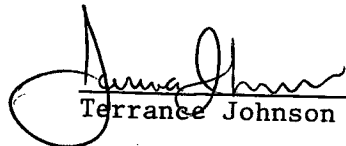
United States Solicitor General
Department of Justice
950 Pennsylvania Avenue, NW, Room 5616
Washington, DC 20530-0001

on this 30th day of June 2018.


Terrance Johnson

VERIFICATION

Under the penalty of perjury pursuant to 28 U.S.C. § 1746, I declare that the factual statements contained in this motion are true and correct to the best of my knowledge.


Terrance Johnson