

**EXTENSION OF TIME REQUEST FOR  
A PETITION FOR WRIT OF CERTIORARI**

**On Appeal from the United States Court of Appeals for the Ninth Circuit.  
Lower Court Case No: 2:16-cv-01528-JCC**

**In The Supreme Court Of The United States**

KIM KERRIGAN, Petitioner,  
v  
QUALSTAR CREDIT UNION, et al., Respondent.

**APPLICATION FOR EXTENSION OF TIME TO FILE  
PETITION FOR WRIT OF CERTIORARI TO THE  
SUPREME COURT OF THE UNITED STATES**

To the Honorable Justice Elena Kagan of the Supreme Court of the United States:

Petitioner Kerrigan, requests an extension of time to file her Petition for Writ of Certiorari. The current due date for this petition is January 2nd, 2019. Kerrigan requests an extension of time of 12 days to Monday January 14th, 2019. The original order being appealed was entered by the United States Court of Appeals for the Ninth Circuit on October 4th, 2018. This application is being filed at least 10 days prior to the due date per Rule 13. The denial of the Petition for Rehearing and Reconsideration En Banc being appealed is attached hereto as Exhibit 1.

Attorney for Petitioner Kim Kerrigan, has come down with significant health complications which are compounded by an overwhelming workload. Stafne's declaration detailing medical complications and workload is attached hereto as Exhibit 2. This combination of conditions has created a situation that could deprive Petitioner Kerrigan of justice through no fault of her own.

Accordingly Plaintiff Kerrigan and her counsel request this Court grant her extension of time to file Petition for Writ of Certiorari until January 14th, 2019.

This case contains important questions regarding Article III standing.

Respectfully submitted,

  
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Scott Stafne  
Stafne Law Advocacy and Consulting  
360-403-8700  
Washington State Bar #: 6964  
Counsel for Petitioner  
12/21/2018  
Scott@StafneLaw.com

## **CERTIFICATE OF SERVICE**

I hereby certify that on this date I electronically filed the foregoing documents with the Clerk of the Court will provide service of these documents to those attorneys of record and other necessary parties in this Appeal in a timely manner.

DATED this 21st day of December, 2018 at Arlington, Washington.

BY: /s/ *Kyle Welch*  
Kyle Welch, Paralegal  
Stafne Law  
*Advocacy & Consulting*  
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# EXHIBIT 1

UNITED STATES COURT OF APPEALS  
FOR THE NINTH CIRCUIT

FILED

OCT 4 2018

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

KIM KERRIGAN,

Plaintiff-Appellant,

v.

QUALSTAR CREDIT UNION; et al.,

Defendants-Appellees.

No. 17-35174

D.C. No. 2:16-cv-01528-JCC  
Western District of Washington,  
Seattle

ORDER

Before: RAWLINSON, CLIFTON, and NGUYEN, Circuit Judges.

The panel has voted to deny the petition for panel rehearing.

The full court has been advised of the petition for rehearing en banc and no judge has requested a vote on whether to rehear the matter en banc. *See* Fed. R. App. P. 35.

Kerrigan's petition for panel rehearing and petition for rehearing en banc (Docket Entry No. 41) are denied.

No further filings will be entertained in this closed case.

# EXHIBIT 2

**IN THE SUPREME COURT OF THE UNITED STATES**

KIM KERRIGAN,

Petitioner,

v.

QUALSTAR CREDIT UNION, et al.,

Respondent.

Ninth Circuit Case No:

2:16-cv-01528-JCC

**DECLARATION OF SCOTT STAFNE  
FOR EXTENSION OF TIME TO FILE  
PETITION FOR WRIT OF  
CERTIORARI**

1. My name is Scott E. Stafne.
2. I am an attorney and officer of the Court. I am the attorney of record for my clients in this case.
3. I will be 70-years-old on January 18th, 2019. I am currently being treated for HIV, diabetes, depression, PTSD, and anxiety. I previously have been determined to be totally and permanently disabled by the Social Security Administration since 1993. In or about 2006 I returned to work incrementally.

4. I have recently had significant problems with my cardiovascular system this month which has kept me from working a consistent schedule.
5. These problems have stopped me from having ample time to prepare for this Petition.
6. My workload currently is also problematic. I had numerous responses and replies due in multiple courts this month and in January.
7. I specialize in helping low-income and disabled clients so many of these cases are protecting vulnerable individuals from being homeless or otherwise placed in danger. These cases are emotionally taxing.
8. My health issues coinciding with my workload have left me in a situation where I may be unable to complete this Petition to the best of my ability by January 2nd, 2019 and this factor could cause undue harm and loss of justice to my client.

I declare under the penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my information and belief.

Dated: 012/21/2018

Location: Arlington, Washington 98223



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Scott E. Stafne  
WSBA No. 6964  
STAFNE LAW Advocacy Consulting