

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

BALTAZAR REYES GARCIA,
ANGEL SERRANO CARRENO,
HECTOR CONTRERAS IBARRA

Petitioners,

v.

UNITED STATES OF AMERICA,

Respondent.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR
THE NINTH CIRCUIT

MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS*

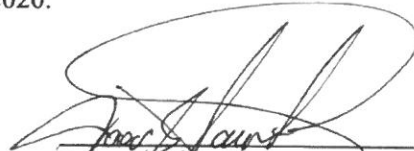
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
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
HARRY WILLIAMS IV
COUNSEL FOR HECTOR CONTRERAS IBARRA
LAW OFFICE OF HARRY WILLIAMS
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The Petitioners, Baltazar Reyes Garcia, Angel Serrano Carreno, and Hector Contreras Ibarra, through counsel, ask leave to file the attached Petition for Writ of Certioraris without prepayment of costs and to proceed in forma pauperis, under Rules 12.2 and 39.1 of the United States Supreme Court Rules. Their respective counsel were each appointed in the Ninth Circuit Court of Appeals under the Criminal Justice Act, 18 U.S.C. § 3006A(b).

Dated this 23rd day of January 2020.



Jason B. Saunders
Attorney for Angel Serrano Carreno

Carlton F. Gunn
Attorney for Baltazar Reyes Garcia

Harry Williams IV
Attorney for Hector Contreras Ibarra