

IN THE
UNITED STATES SUPREME COURT

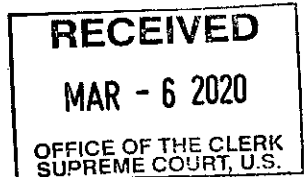
RAYMOND K. WALKER §
PETITIONER, § PETITION OF WRIT OF CERTIORARI
V. § TO THE COURT OF APPEALS FOR THE
UNITED STATES OF AMERICA § EIGHTH CIRCUIT APPEAL NO: 192521
RESPONDENT, §

APPLICATION TO JUSTICE GORSUCH TO EXTEND
THE TIME TO FILE A PETITION FOR WRIT OF CERTIORARI

Comes now, Raymond Walker, pro se, and respectfully moves Justice Gorsuch and this court pursuant to Supreme Court Rules 13.5, 30.2, and 30.3 to grant an extension of time to file a petition for writ of certiorari regarding the decision and opinion of the United States Court of Appeals for the Eighth Circuit, Appel No: 19-2521. Although petitioner has made diligent efforts to complete the drafting of his petition by the current due date which is on or about March 2nd, 2020. He finds that it is unrealistic to do so by that date. Thus petitioner respectfully request an additional period of 60 days until on or about May 2nd, 2020, within which to file his petition for writ of certiorari. Petitioner has not made any previous request for an enlargement of time.

JURISDICTION

The Jurisdiction of this court is involved under 28 U.S.C Sec 1254(1) The decision and of the Court of Appeals was entered on December 2, 2020.



DECISION SOUGHT TO BE REVIEWED

1) The decision and opinion of the Eighth Circuit Court of Appeals is not published, however, it is appended to this motion for an extention of time to file a petition for writ of certiorari.

REASONS IN SUPPORT OF EXTENTION REQUEST

1) Petitioner is currently incarcerated at FCI Oxford.

2) Petitioner is pro se as he was represented by counsel until the affirmance of his conviction and sentenced by the Eighth Circuit.

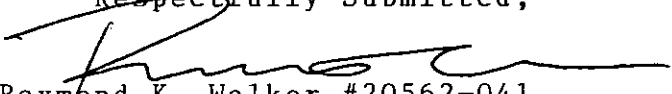
3) FCI is a medium security federal facility that is experiencing frequent altercations of episodes due to the (k2) but not limited to other drugs. These disruptions leave prisoner's with no access or very little time to legal research materials, typewriters, or any thing else necessary to prepare a writ.

4).The question being drafted by petitioner are complex and need to be throuroughly researched, with petitioner's education level it will be complications regarding research, writing, and typing the writ.

5) There is prejudice to the Government for this extention request as petitioner remains incarcerated at FCI Oxford.

6) Wherefore, Petitioner ask Justice Gorsuch and this Court for an additional sixty(60), to complete his petition for writ of certiorari.

Respectfully Submitted,


Raymond K. Walker #20562-041

Federal Correctional Institution

P.O. BOX 1000

Oxford, Wi 53952

**UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT**

No: 19-2521

Raymond K. Walker, also known as Mello

Plaintiff - Appellant

v.

United States of America

Defendant - Appellee

Appeal from U.S. District Court for the District of Minnesota
(0:18-cv-00499-DWF)

JUDGMENT

Before ERICKSON, GRASZ, and KOBES, Circuit Judges.

This appeal comes before the court on appellant's application for a certificate of appealability. The court has carefully reviewed the original file of the district court, and the application for a certificate of appealability is denied. The appeal is dismissed.

December 02, 2019

Order Entered at the Direction of the Court:
Clerk, U.S. Court of Appeals, Eighth Circuit.

/s/ Michael E. Gans