

No. \_\_\_\_\_

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

---

JEFFREY R. GOLIN, ELSIE Y. GOLIN and NANCY C. DELANEY as  
Guardian ad Litem for NANCY K. GOLIN,  
*Petitioners,*

v.

SAN ANDREAS REGIONAL CENTER, SANTI ROGERS, MIMI  
KINDERLEHRER, TUCKER LISKE, EDNA MANTILLAS, d/b/a EMBEE  
MANOR, STANFORD HOSPITAL AND CLINICS, and JAMIE  
BUCKMASTER,  
*Respondents*

---

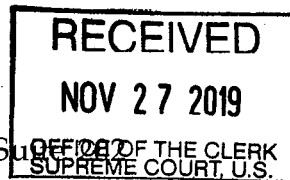
**Application for an Extension of Time Within Which to File a  
Petition for a Writ of Certiorari Directed to the California Court of  
Appeal, First District**

---

**APPLICATION TO THE HONORABLE JUSTICE  
ELANA KAGAN AS CIRCUIT JUSTICE**

---

Walter K. Pyle  
2039 Shattuck Avenue, Suite 200  
Berkeley, CA 94704  
(510) 849-4424  
walt@wfkplaw.com



November 25, 2019

*Attorney for Applicants-Petitioners*

## **APPLICATION FOR AN EXTENSION OF TIME**

Pursuant to Rule 13.5 of the Rules of this Court, Applicants JEFFREY R. GOLIN, ELSIE Y. GOLIN and NANCY C. DELANEY, as Guardian ad Litem for NANCY K. GOLIN, request an extension of time within which to file a petition for a writ of certiorari.

The judgment of the California Court of Appeal for which review is sought is *Jeffrey R. Golin, et al., v. San Andreas Regional Center, et al.*, No. A145752, filed March 26, 2019. A petition for rehearing was denied April 22, 2019. A copy of the judgment is attached as Exhibit 1. A copy of the order denying rehearing is attached as Exhibit 2.

Discretionary review by the California Supreme Court was denied on July 17, 2019, a copy of which order is attached as Exhibit 3. This Court previously granted a 45-day extension of time to November 29, 2019, No. 19A389..

Applicants request an extension of 15 days, plus Sunday, to Monday, December 16, 2019.

## **JURISDICTION**

The jurisdiction of this court is invoked pursuant to 28 U.S.C. §1257(a), as a petition for a writ of certiorari to review the judgment of the highest court of a State. Applicants assert that their constitutional rights were violated and that they are entitled to a remedy pursuant to 42 U.S.C. § 1983.

## **REASONS JUSTIFYING AN EXTENSION OF TIME**

Undersigned counsel prepared a draft of the proposed petition, and submitted it in electronic format to my associate, someone with the

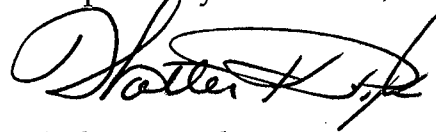
knowledge and skill to convert the document into booklet format, as required by Rule 33.1.

On today's date, shown below, undersigned counsel was informed by my associate that his wife has suffered a medical emergency, taking him away from the final preparation of the petition. Counsel immediately prepared this application to extend the due date for filing the petition because of the uncertainty how long his attendance to this unexpected urgent situation will take time away from the final preparation of the petition. Counsel believes, however, that under the circumstances the extended time requested will allow sufficient flexibility to finalize the petition.

For the foregoing reasons, Applicants respectfully request that in view of these extraordinary circumstances this Court grant until December 16, 2019 within which to file a petition for a writ of certiorari.

Monday, November 25, 2019

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Walter K. Pyle", with a stylized flourish at the end.

Walter K. Pyle  
*Attorney for Applicants*