

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

In The  
SUPREME COURT OF THE UNITED STATES

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GARRY DEAN STRONER,  
PETITIONER

Vs.

LORIE DAVIS, DIRECTOR, TDCJ-CID,  
RESPONDENT

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PETITIONER'S REQUEST FOR AN EXTENSION OF TIME TO FILE HIS  
WRIT OF CERTIORARI

COMES NOW, Garry Dean Stroner, TDCJ #01777671, Petitioner in the above -styled and -numbered cause, and files his request to seek for this Honorable Court's permission to extend the current deadline to file his writ of certiorari by sixty (60) days, or a reasonable amount of time this Honorable Court sees fit, and shows this Honorable Court just cause to grant this motion as explained:

1. Petitioner is currently incarcerated in the Texas Department of Criminal Justice-Correctional Institutions Division (TDCJ-CID), Coffield Unit in Anderson County, Texas.
2. Being indigent, the Petitioner is currently proceeding in the pro se status, and without counsel for his aid.
3. The Fifth Circuit Court of Appeals denied Petitioner's certificate of appealability (COA) on October 16, 2019. See Garry Dean Stroner v. Lorie Davis, No. 18-11339 (5th Cir. Oct. 16, 2019)(unpublished opinion).

4. Therefore, the current deadline to file a writ of certiorari in this Honorable Court is January 14, 2020.
5. The Coffield unit's law library only allows inmates to have ten (10) hours per week to conduct their research, draft out their documents, and file the appropriate documents in the proper court.
6. During each law library session, inmates are only allowed to requested three (3) specified authorities from the electronic Lexis system, that is, a combination of either Supreme Court case law, statutory authority, or shepard request, etc. Each inmate is required to turn the three (3) specified requested authority back in at the end of the session.
7. As of Today, Petitioner is still in the process of having his wife send all his legal material back to him, so that he may properly address this Honorable Court pertaining to the writ of certiorari that should be filed in this Court. The legal material should be in this week.
8. Accordingly, the Petitioner seeks permission in the interest of justice for a sixty (60) day extension of time, or a reasonable amount of time to adequately research, draft out the Writ and file his Writ in this Honorable Court.
9. The proposed deadline will be on March 14, 2020, or a reasonable amount of time this Honorable Court sees fit.
10. Finally, this motion is completed in good faith and not for any delay, but that Justice will be secured in the GRANT of an extension of time at bar.

**PRAYER FOR RELIEF:**

The Petitioner prays, in the interest of justice, this Honorable Court will GRANT this motion and extend the current deadline to March 14, 2020, or to a reasonable amount of time this Honorable Court sees fit.

Respectfully Submitted,

*Garry Dean Stroner*

Garry Dean Stroner  
#01777671 - Coffield Unit  
2661 FM 2054  
Tenn. Colony, Tx. 75884  
Pro se litigant

**INMATE DECLARATION:**

I, Garry Dean Stroner, #01777671, being incarcerated in the TDCJ-CID Coffield Unit in Anderson County, Texas, declares that the foregoing is true and correct under the penalty of perjury. Executed on this day of December 5, 2019.

*Garry Dean Stroner*

Garry Dean Stroner  
#01777671 - Coffield Unit  
2661 Fm 2054  
Tenn. Colony, Tx. 75884  
Pro se litigant

APPENDIX A

FIFTH CIRCUIT'S OPINION DATED ON OCTOBER 16, 2019

APPENDIX A