

IN THE
SUPREME COURT
OF THE
UNITED STATES OF AMERICA

James Earvin Sanders,
Petitioner-Appellant

v.

Fifth Circuit No. 19-40633
USDC No. 4:19-cv-236

Lorie Davis, Director,
Texas Department of
Criminal Justice-CID,
Respondent-Appellee

MOTION FOR EXTENSION

Movant comes before this Honorable Court to request a 60-day extension of time for filing a Petition for Writ of Certiorari after the December 13, 2019 denial of motions for COA and to proceed on appeal IFP.

Although the cases/appeals are NOT "directly related" per the Supreme Court's definition, many of the issues in this case overlap with and were presented in a petition for writ of certiorari for Case No. 19-7498.

Furthermore, the pistol in the felon in possession case (#19-7498) was the weapon from this case as well. Therefore, issues with exculpatory psychiatric mitigating evidence that was NOT used in my defense, nor disclosed by defense counsel, overlap in both cases.

Thus, a favorable Court decision would impact this case, too, while an unfavorable one would impact how I file/draft the petition for writ of certiorari also.

Wherefore, Movant prays that the Court will grant this corrected timely request for an extension of time for seeking certiorari. The original was stamped filed with the Court on February 19, 2020; received returned for corrections on March 4, 2020.

SIGNED this 4th day of March, 2020.

Respectfully submitted,
James E. Sanders
#1579328