



GEORGETOWN LAW  
APPELLATE COURTS IMMERSION CLINIC

Director  
Brian Wolfman  
Deputy Director  
Madeline Meth  
Staff Attorney  
Esthena Barlow

600 New Jersey Avenue, NW, Suite 312  
Washington, DC 20001-2075  
Telephone: 202-661-6746  
Fax: 202-662-9634

April 19, 2023

Scott S. Harris  
Clerk of Court  
Supreme Court of the United States  
One First Street, NE  
Washington, DC 20543

Re: ***George Washington University v. Stafford,***  
**No. 22-938**

Dear Mr. Harris:

I write to request an extension of time for Respondent Jabari Stafford to respond to the petition for certiorari in this case. The response is currently due on May 11, 2023. We request a 30-day extension to and including June 10, 2023.

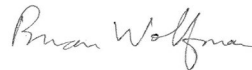
We request this extension because of the press of other business. Respondent is represented in this Court by Georgetown Law's Appellate Courts Immersion Clinic (ACIC) along with Riley Ross III. ACIC has principal responsibility for drafting the response. In addition to that obligation, ACIC is handling a full slate of other pressing matters, including an opening brief due May 5, 2023, in the Ninth Circuit in *Karas v. California Department of Corrections and Rehabilitation*, No. 21-15905; a petition for certiorari due May 26, 2023, in this Court on review from the Fourth Circuit's decision in *United States v. Ferguson*, No. 21-6733; a reply brief due May 4, 2023, in the Seventh Circuit in *Jackson v. Sheriff of Winnebago County*, No. 22-2958; and a petition for rehearing and rehearing en banc due May 1, 2023, in the Sixth Circuit in *Moss v. Minard*, No. 21-1655. ACIC's attorneys were, until April 17, 2023, also preparing a student to present oral argument in *Robinson v. Department of Homeland Security*, No. 22-5093 (D.C. Cir.).

Respondent has not previously sought an extension to file his response in this case. We note that Petitioner used the entire 90-day time period to file the petition. Therefore, an extension in this matter—giving Respondent 60 days to file his response—cannot be said to prejudice Petitioner.

Finally, this case is scheduled for mediation in the district court on May 10, 2023. ACIC's co-counsel, Mr. Ross, is taking the lead preparing for that mediation, and a 30-day extension will ensure that Mr. Ross has sufficient time to lend his drafting and editing support to ACIC attorneys and students as they work on the opposition.

Thank you for your consideration.

Sincerely,

A handwritten signature in cursive script that reads "Brian Wolfman".

Brian Wolfman

cc: Counsel of record for petitioner

