In the Supreme Court of the United States

William Guess Appellant

V.

St. Martinus Defendants

ON PETITION FOR A WRIT OF CERTIORARI TO THE SIXTH CIRCUIT FEDERAL COURT OF APPEALS

APPLICATION FOR AN EXTENSION OF TIME WITHIN WHICH TO FILE A
PETITION FOR A WRIT OF CERTIORARI TO THE SIXTH CIRCUIT COURT OF
APPEALS

TO: The Honorable Brett Michael Kavanaugh associate justice of the Supreme Court of the United States Court of Appeals for the Sixth Circuit

Applicant respectfully requests a 60-day extension of time within which to file a petition for a writ of certiorari to review the judgment of the Sixth Circuit Court of Appeals to and including October 19, 2022. The federal sixth circuit court of appeals issued a decision April 26, 2022, I filed a motion for rehearing May 7, 2022 and the motion was denied and my case was closed May 20, 2022. I need more time because I am having a horrendous time finding a lawyer to represent me in the US Supreme Court. I have contacted several firms about possibly representing me and they all tell me is because that don't believe that the US Supreme Court will grant me writ of certiorari because of the sixth circuits unpublished opinion about my lawsuit. I respectfully say that the opinion of the federal sixth circuit were incorrect because I filed a motion to supplement the record 1/20/2022 and within the motion it contained all of the evidence I needed to win my case and would have corrected the statement

of facts. The Sixth circuit dismissed my lawsuit based on merits stating that my former medical school St. Martinus did not have any control over the testing environment, section 309 of the ADA. In the motion to supplement the record evidence from the discovery material from the test creators say only my medical school has the ability to approve or disapprove my accommodations. Additionally in the motion of supplement the record my balance of twenty thousand dollars was paid with a receipt attached to the email by the defendants. Now that my case has been dismissed. I received an email from the defendants trying to charge me thrifty two thousand dollars which is false. Most importantly to me was the evidence of the grading policy which was violated by the defendants which they violated. In order to change my grades out of retaliation of me suing them. I did not receive my Official transcripts until after the discovery and deposition period of my lawsuit I ended and even the lower court judge concluded I did not have sufficient time to discover my grades where changed. I have two disabilities and education has always been extremely difficult for me but I did not let my disabilities and academic struggles stop me from pursuing my goal to become a doctor. I turned down a great job to be a full time medical student to the disapproval of my parents and family alike. After obtaining my bachelors degree I had an opportunity to pursue a post back degree to become a doctor. After three years of hard work I finally found a medical school and I began my medical career. Medical school was very hard and even though I had to repeat courses I continued because nothing I wanted more in life was to be a doctor. When I reached the phase of my medical career where I could take my step 1 exam I

was preparing for the practice exam offered and mandated by the school and out of negligence the associate Dean Marc Poulin did not provide my accommodations for my first two test. As a result of this I choose to transfer to a new medical school that would provide me with my accommodations and the defendants removed my accommodations and canceled my fourth practice test which I had canceled. I choose to sue the defendants because my education means so much to me my mom had to quit her job to make sure I learned how to read when I was 7 years old and she was a manager at IBM. I was told my entire life I wouldn't graduate from college maybe not even high school. With so much sacrifice for me to have completed half of my medical education and finally fulfill my dream of becoming a doctor I felt it was the right thing to do to sue the defendants for violating my civil rights and impeding my medical education. I am disappointed that the sixth federal circuit court of appeals did not supplement the record because I strongly fee I would have won my appeal and would have had the chance to get my grades changed to the correct gpa and I could have continued my medical education. But nevertheless I will continue to seek justice at the highest court.

/s/ Patrick Guess
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