No. 224 113/

IN THE

SUPREME COURT OF THE UNITED STATES

RON AND CLAUDIA METCALF, for D J.M., an incompetent adult Petitioners,

v.

NONE- CRIMINAL SANCTIONS
ORDERED BY JUDGE REIDINGER,
WESTERN DISTRICT COURT OF N.C.

APPLICATION FOR EXTENSION OF TIME IN WHICH TO FILE PETITION FOR WRIT OF CERTIORARI

TO THE HONORABLE JOHN G. ROBERTS, JR.,
CHIEF JUSTICE OF THE
UNITED STATES AND CIRCUIT JUSTICE FOR
THE FOURTH CIRCUIT C.O.A.

NOW COMES petitioners, Ron and Claudia Metcalf, pursuant to Supreme Court
Rule 13.5, respectfully requesting a sixty-day extension of time for filing a petition
for a writ of certiorari to the Fourth Circuit Court of Appeals, from 22-1506, In re Metcalf,
such extension to include Str. 01, 2023 (4/4/23+150 DAYS)

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OFFICE OF THE CLERK

This application is submitted more than ten (10) days prior to the scheduled filing date for the petition. In support of this application, petitioners show the following:

- 1) The original Application with Petition for First Appeal Rights Attorney was returned by Assistant Supreme Court Clerk Redmond Barnes on June 20, 2023, ostensibly for not showing the required date of extension on the face of the application (see amended Appendix A.) There are no Respondents to serve notice upon (see amended Appendix B).
- 2) The recent death in our rented house (5/20/23) is Directly Connected to the present case from its Federal Complaint beginning, in that the North Carolina statute 122C Unlicensed Facility argument was begun more than two years ago, lawfully working its way to the North Carolina Dept. of Commerce Board of Appeals, related to the COVID 19 emergency Appendix K laws that will end in November 2023 (see amended Application Appendix C).
- 3) The "ongoing investigation" has greatly hampered our ability to complete our Petition for a Writ of Certiorari to this Supreme Court of the United States.
- 4) In addition, the Fourth Circuit C.O.A. refusing to acknowledge that these are permanent criminals sanctions being Ordered against us, requiring and mandating a First Appeal Rights Attorney in both our and our disabled son's behalf, is extreme abuse of discretion against our state and federal Constitutional rights.
- 5) The original Applications and Petitions MUST be included with this Amended Application for Extension of Time, as the complexities of this case must be briefly discussed in order to understand the Complaint and Appeal itself, and how it developed over the past nine years, as this the fourth ongoing and timely Application and Petition to this U.S. Supreme Court.

Respectfyllly Sylbmitted

06/26/2023

Ron and Claudia Metcalf, for D J.M.

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