

NO.:

IN THE
SUPREME COURT OF THE UNITED STATES

IN RE: WILLIAM JOHNSON

APPLICATION FOR AN EXTENTION OF TIME
FOR PETITION FOR WRIT OF CERTIORARI
TO THE THIRD CIRCUIT COURT OF APPEALS

I, William Johnson, pro se litigant, hereby request this Honorable Court to grant a 60 day extention of time under Rule 13.5 for the following reasons:

1. I am a pro se litigant with little to no legal experience, proceeding in forma pauperis
2. As of 08-09-22, unit 2B of Allenwood-FCI, in which I am currently housed, is on covid lock down due to multiple outbreaks of the virus
3. Because of the outbreak I have no access to legal material necessary to properly raise and/or support my claims and pleas to the Court

4. I humbly make my request out of necessity
with no intent to delay the important functioning
of the Court or its staff members

Respectfully Submitted,

William Johnson
William Johnson, Pro Se

Reg. No. 77510-066
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P.O. Box 2000
White Deer, PA 17887

JURISDICTIONAL STATEMENT

This Court has jurisdiction to the issue of Writ of Certiorari in Mr. Johnson's case because the Court of Appeals denied his appeal and En Banc rehearing in contrast to Third Circuit and Supreme Court precedence, in violation of the Confrontation Clause, addressed in Delaware v. Arsdall. See 28 U.S.C § 1254

JUDGMENT SOUGHT

Mr. Johnson seeks this Supreme Court to grant his PETITION FOR A WRIT OF CERTIORARI to correct the erroneous deprivation of his Sixth Amendment right to confront, Officer Matthew Lally, the sole witness to have placed Johnson in possession of the firearm in question, and the consequential denial to the jury its proper function to uphold a fair and impartial trial by disallowing it to hear crucial evidence necessary to fully adjudge Lally's veracity for truthfulness.