

IN THE
Supreme Court of the United States

Jenny & Jeremy Bruns,
Petitioners,

v.

USAA, *et al.*,
Respondents.

**On Petition for Writ of Certiorari to the
United States Court of Appeals
for the District of Columbia Circuit**

**APPLICATION TO CHIEF JUSTICE JOHN G. ROBERTS, JR.
(FOR THE D.C. CIRCUIT) FOR THE REMAINDER
AS A FURTHER EXTENSION TO FILE OUR PETITION
FOR A WRIT OF CERTIORARI UNDER RULE 13.5**

JENNY & JEREMY BRUNS

Pro Se

3905 N. 7th Ave. #34304

Phoenix, AZ 85067

(910) 322-2276

EqualJusticeUnderLaw@gmail.com

January 30, 2023

RECEIVED

FEB - 7 2023

**OFFICE OF THE CLERK
SUPREME COURT, U.S.**

Dear Mr. Chief Justice:

Because we know that your decision is discretionary, we dearly appreciated that you extended the time to file our petition for a writ of certiorari by 28 days (it was originally due Monday, February 6, 2023, based on the D.C. Circuit en banc order dated November 7, 2022) from our prior application requesting a 60-day extension. However, our circumstances haven't changed much: we are drowning in papers and books, and we are surrounded by chaos from the fact that Jeremy is a triple amputee and Jenny is his full-time caregiver, we moved across the country last year and are still unpacking and making ADA renovations, among other reasons that we decline to put in the public record. We need more time, so we are requesting the remainder as an extension for the deadline to file our petition for a writ of certiorari to and including Thursday, April 6, 2023.

Respectfully submitted,



Jenny Bruns, *Pro Se*



Jeremy Bruns, *Pro Se*

30 January 2023

3905 N. 7th Ave. #34304, Phoenix, Arizona 85067
(910) 322-2276; EqualJusticeUnderLaw@email.com

CERTIFICATE OF SERVICE

We certify under penalty of perjury that a copy of Petitioner's foregoing **APPLICATION NO. 22A614 TO CHIEF JUSTICE JOHN G. ROBERTS, JR. (FOR THE D.C. CIRCUIT) FOR THE REMAINDER AS A FURTHER EXTENSION TO FILE OUR PETITION FOR A WRIT OF CERTIORARI UNDER RULE 13.5**, *Bruns v. USAA et al.*, has been delivered on January 30, 2023, to a depository under the exclusive care and custody of the United States Postal service in a first-class, postage prepaid envelope properly addressed as follows to all parties required to be served:

USAA

c/o John I. Malone, Jr. (NC Bar #63543)
Goldberg Segalla, LLP
701 Green Valley Road, Suite 310
Greensboro, NC 27408
(336) 419-4900
jmalone@goldbergsegalla.com

John Malone

c/o David L. Brown (NC Bar #63531)
Goldberg Segalla, LLP
701 Green Valley Road, Suite 310
Greensboro, NC 27408
(336) 419-4900
dbrown@goldbergsegalla.com

Philip Cheatwood

c/o Amy Richardson (DC Bar #472284)
Lauren E. Snyder (DC Bar #1024056)
Harris, Wiltshire & Grannis, LLP
1919 M Street NW, Eighth Floor
Washington, DC 20036
(202) 730-1300
arichardson@hwglaw.com
lsnyder@hwglaw.com

Dalton Bryant Jr., Dalton Bryant Sr., Rhonda Bryant

c/o Dawn E. Boyce (DC Bar #440010)
McGavin, Boyce, Bardot, Thorsen & Katz P.C.
9990 Fairfax Boulevard, Suite 400
Fairfax, VA 22030
(703) 385-1000
dboyce@bmhlaw.com

Mike Causey

c/o Daniel Snipes Johnson (NC Bar #9289)
Special Deputy Attorney General
NC Department of Justice
P.O. Box 629, Raleigh, NC 27602-0629
(919) 716-6620
djohnson@ncdoj.gov

Roy Cooper, Josh Stein, Thomas Woodward, Eric Hooks, Frank Perry, Reuben Young, Robert Hunter, Wanda Bryant, Richard Dietz, Mark Martin, Cheri Beasley, Samuel Ervin, Robin Hudson, Barbara Jackson, Michael Morgan, Paul Newby, Linda McGee, John Arrowood, Philip Berger, Ann Calabria, Mark Davis, Robert Dillon, Richard Elmore, Lucy Inman, Jeffrey Murphy, Donna Stroud, John Tyson, Valerie Zachary, James Ammons, Claire Hill
c/o Laura H. McHenry (NC Bar #45005)
Special Deputy Attorney General
NC Department of Justice
P.O. Box 629, Raleigh, NC 27602-0629
(919) 716-6900
lmchenry@ncdoj.gov

J. Eric Boyette

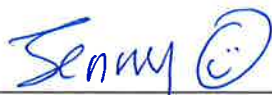
c/o Jonathan J. Evans (NC Bar #47727)
NC Department of Justice
Motor Vehicles Section
P.O. Box 629, Raleigh, NC 27602-0629
(919) 716-6438
jevans@ncdoj.gov

Merrick B. Garland, Matthew M. Graves, Denis McDonough, Michael Carvajal, Steven Cliff, Stephanie Pollack, Pete Buttigieg

c/o Diana V. Valdivia
Assistant United States Attorney
U.S. Attorney's Office for the District of Columbia
501 3rd Street NW, 4th floor
Washington, DC 20530
(202) 252-2545
diana.valdivia@usdoj.gov

AND TO:

Solicitor General of the United States
Room 5616
Department of Justice
950 Pennsylvania Ave., N.W.
Washington, DC 20530-0001


Jenny Bruns


Jeremy Bruns

January 30, 2023

Pro Se

3905 N. 7th Ave. #34304
Phoenix, Arizona 85067
(910) 322-2276
EqualJusticeUnderLaw@email.com