SUPREME COURT of THE UNITED STATES

22-55487 5:22-CV-00421-JWH-SHK JUDGES: M. SMITH, BRESS. And VINDYKE

KEVIN JIN, et al
Plaintiffs and Appellants,
Vs.
RAFAEL VELASOUEZ et al

RAFAEL VELASQUEZ et al.,
Defendants and Respondents.

SUPREME COURT
OF THE UNITED STATES
1 FIRST STREET NE
WASHINGTON, D.C. 20543

MOTION TO EXTENSION 60 DAYS PETITION OF CERTIRORY WRIT with ADDITION OF ON TIME FOR DUE

In Propria Persona Plaintiff and Appellants, ALT minor SECOND WITNESS Mary Lim P.O. Box 816 Desert Hot Springs, CA 92240	Larry Allen Tirador Valdez (Bar#310101 Attorney for Defendants. Law Offices of Brian P. Smith & Assoc 13340 183 rd St Ste 210 Cerritos, CA 90703
In Propria Persona Plaintiff and Appellants, Minor L. J P.O. Box 816 Desert Hot Springs, CA 92240	Anthony T. Case, Esq. (SBN 149583) Maxine D. Harvey, Esq. (SBN 179826) FARMER CASE & FEDOR 402 W. Broadway, Suite 1100 San Diego, CA 92101 Anthony T. Case, Esq. (SBN 149583) Tel: (619) 338-0300
In Propria Persona Plaintiff and Appellants Kevin Jin P.O. Box 816 Desert Hot Springs, CA 92240	Defendant and Respondent Rafael Velasquez, et al. Martha Melchor Sandoval Juan Gonzalez

FEB - 1 2023

OFFICE OF THE CLERK
SUPREME COURT, U.S.

JAN 27,2023

KEVIN JIN

P.O.BOX 816, D.H.S. CA 92240

RE: JIN V.VELASQUEZ

USCA9NO.22-55487

SUPREME COURT OF USA

OFFICE OF THE CLERK, WASHINGTON, DC

DEAR MR. HARRIS, &MS. PIMPONG, CLERKS:

The reason for a request again for extension of time within which to file a petition for a writ of certiorari was counted by post mark **BUT ASKED US TO DO THE MAIL THE OTHER PARTY** and the name must be initials for protection, **TOO**. It was advised by the clerk, Lisa Nesbitt.

The appellant of "CERTIRORARY OF WRIT" OF Jin is continuous applying process for 60 days with DC calendar by considering time with all these processed and responded letter. It has been wasted time for the prose who can only mail with never responded by phone under the name of clerk who advised and the prose who is not expertise and then can't communicate including submit electronically. Please consider these difficulties as a pro-se.

We hope that the court of USA accept this application and solve this unfair and incorrect judgement. The minor has found too many areas health issues since car accident, some matter is left forever. It is very harassed suffering for influence for the future job and study both the himself and parents who must care of the minor. L.J.

Please refer the postmark stamped due date on you received on time when it is attached and the minor's continuous emergent health matter from upper area eyes to knee and ankles with body shapes, too, since car accident 2015, when he was 8 years old, who was growing, uncompleted body in anatomical and physiological.

Please save this minor's future from car accident's results by the other parties negligence 100 percent of driving as the Arbitration. This is the life matter.

Sincerely,

JIN

BY: Mary Lim,

(442)-290-8313

We, the Plaintiffs, Kevin Jin and Mary Lim who is the alternative and guardian of Minor, L.J., regretfully ask that you please be so understanding and kind to permit the Plaintiff's **Motion for EXTENSION 60 DAYS PETITION OF CERTIRORY WRIT**, for several reasons.

First, Plaintiffs are regretting to make reschedule because of the CLERK ERROR Date of the DISMISSAL OF THE MOTION OF THIS CASEON SEPTEMBER INSTEAD OF NOVEMBER OF 2022. (5:22-CV-00421-JWH-SHK). THEREFORE, Appellant MARY LIM WHO IS THE LTD AND GUARD OF THE MINOR, SECOND WITNESS WHO KNOWS THE GENERAL IDEAS OF THIS ACCIDENT REQUESTS THE EXTENSION OF 60 DAYS OF THE CERTIRORY OF WRIT in your generosity. (REFER to THE ATTACHED).

Second, The Plaintiffs, Kevin Jin, and Mary Lim have a language barrier that limits their English, so please understand this as this is one of the reasons why the Plaintiffs need to write more down than someone with English as their first language would. Also, We, the Plaintiffs, are now representing ourselves, and as we are not nearly as experienced in law as a lawyer, we take more time to figure out what we have to do, as we need to ask questions, such as how to file an **THE CERTIRORY OF WRIT**, and go on the internet to research facts. This means that we will inherently take longer than a lawyer, as a lawyer may very well know exactly how to write down on **THE CERTIRORY OF WRIT**, or at least more than we do, and therefore finish in a more concise and manner.

Third, the Plaintiff, Mary Lim, who is the Alternate and Guardian of the minor, L. J, has to fight for the truth against the other side, and the "BAD FAITH" with both Insurances, and write this OR on her own, as the Plaintiff, Kevin Jin, can't understand English at all, or at least not enough to hold up a full conversation or write down a sentence in English, and the minor, L. J., is too young to write THE CERTIRORY OF WRIT.

Fourth, on top of this and the other reasons stated above, Mary Lim also has some health issues, so she has to struggle to work on this **THE CERTIRORY OF WRIT** in many ways, and needs to take constant breaks.

In conclusion, we, the Plaintiffs, ask that the US SUPREME COURT, please be understanding of the Plaintiff's situation, and help for the MINOR who is SERIOUS INJURY from this accident, for the future, please permit the Plaintiff's Motion for EXTENSION 60 DAYS PETITION OF CERTIRORY WRIT, despite the inconvenience.

We also are very thankful that you read this entire paper and hope that you have a great day.

Sincerely,

Mary Lim, the Alternate and Guardian, Minor L.J

Email:evergreentree4567@gmail.com	
Mary Lim signature:	_
Kevin Jin signature:	
L. J signature:	