OMERO NINO GURRERO,
Petitioner,

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APPEAL NO.23-10232
USDC NO.5:22-CR-69-1

VS,

USDC NO.5:22-CR-69-1

VS,

Respondent.

POVEMBER 29, 2029

Supreme Court, U.S.
Fill ED

DEC 03 2023

OFFICE OF THE CLERK

## MOTION IN REQUEST FOR ADDITIONAL TIME TO FILE CERTIORARI AND REQUESTING THE COURT TO APPOINT ATTORNEY

Comes now, the petitioner <u>Omero Nino Guerrero</u>, and files this pro-se motion in requesting for additional time to file "Certiorari" and requesting this court to appoint attorney. <u>Mr. Guerrero</u>, appeals towards the 5th, Circuit Courts Decission on App. No. <u>23-10232</u>.

The petitioner on November 6, 2023 filed a Motion in Response urging the 5th, Circuit Panel Justices that on October 2, 2023 the federal prisoner filed a timely petition for rehearing and rehearing en banc ultamtley the petition for rehearing and rehearing en banc was expired under R. App. P. 35.. The notice was sent to the federal prisoner on October 10, 2023. PLEASE SEE: ATTACHMENT TO THIS PLEADING

Petitioner has displayed this motion <u>November 6, 2023 Motion in Response</u>, for the Clerk and Justices of the Court for a better unstanding of the obsticals <u>Mr. Guerrero</u>, is facing today!. PLEASE SEE:

EXHIBIT, ATTACHMENT TO THIS PLEADING FOR ADDITIONAL TIME AND ALSO

FOR THIS COURT TO ORDER APPOINTMENT OF COUNSEL TO PREPARE PETITION

FOR CERTIORARI FOR THE FEDERAL PRISONER WHO DOES NOT SPEAK ENGLISH

AND IS FROM A FORIEGN COUNTRY

Petitioner would state that after viewing the prior November 6, 2023 "Motion in Response" for the 5th, Circuit Court. This motion should fully explain its entire reasons under factual reasons to have additional time of 60 days to comply with filling petition for certiorari. The federal prisoner is requesting 60 days and court appointed attorney to file petition for certiorari.

So respectfully requested Sworn Under 18 U.S.C. §1746

\*Omero Caverrero

OMERO NINO GUERRERO., "Petitioner/Appellant" Register no. 42491-177