

1 Your Name: Arthur Lopez

2 Address: P.O. Box 13081

3 Newport Beach CA 92658

4 Phone Number: 949.278.7793

5 Email Address: ArthurLopez10112011@icloud.com

6 Pro Se Supreme Court of The United States

7 UNITED STATES DISTRICT COURT

8 NORTHERN DISTRICT OF CALIFORNIA

9 Division [check one]:  San Francisco  Oakland  San Jose  Eureka-McKinleyville

10 Arthur Lopez

11 California Supreme Court # S285054

Case No. \_\_\_\_\_

12 Plaintiff,

[NAME OF DOCUMENT]

v.

13 Petitioner Arthur Lopez's

14 Request For a 60 Day Extension

15 [ Judge: Hon. Justice Elena Kagan ]

16 To File Petition For Writ

17 of Certiorari, Pursuant To

18 Supreme Court Rule § 13.5

19 Defendant.

20 Honorable Supreme Court Justice Elena Kagan  
21 Please accept Petitioner's Request For a 60 Day  
22 Extension To File a Petition For Writ of Certiorari  
23 related to Civil Unlimited Case against  
24 Respondent(s) California Department of Motor Vehicles,  
25 City of Newport Beach, City of Newport Beach Police  
26 Department, et al who systematically  
27 deprived Plaintiff Arthur Lopez of his  
28 United States Constitutional Civil Rights, Americans

[DOCUMENT TITLE] \_\_\_\_\_

1 With Disabilities Act of 1990 Rights (For The  
2 Disabled) and More. Moreover, the  
3 California Supreme Court Denied Petition  
4 For Review under Case # S285054 on  
5 June 18<sup>th</sup>, 2024. Accordingly, the  
6 current Deadline To File Petition  
7 For writ of Certiorari would be  
8 September 16<sup>th</sup>, 2024. As such,  
9 the proposed new due date based  
10 on your honor's granting of this  
11 sought 60 Day Extension, would  
12 then be November 15<sup>th</sup>, 2024.

13  
14 Furthermore, this extension of time  
15 is made necessary for an abundance  
16 of Good Cause.

- 17
- 18 1.) First, Petitioner remains without  
19 legal representation;
- 20 2.) Second, Petitioner remains permanently  
21 disabled including life threatening  
22 spine injuries since December 22<sup>nd</sup>, 2015
- 23 3.) Third, Petitioner remains a target of  
24 constant obstructions/harassment by these  
25 defendants and their associates  
26 In fact, Petitioner has been subject  
27 of two different Hit + Run Events  
28 inflicted by Associates of U.S. Military and

TITLE OF DOCUMENT: \_\_\_\_\_ CASE NO.: \_\_\_\_\_

1 U.S. Postal Service (Truck) on August 24, 2023  
2 and October 7<sup>th</sup>, 2023, both of which  
3 have been reported to local Police  
4 (Santa Ana Police and Costa Mesa Police  
5 respectively);

6 4.) Fourth, Petitioner has been  
7 compelled to regular doctor appointments/  
8 consults and enormous time spent  
9 to overcome interference with medical  
10 care by State and County Medical  
11 Cal Optima / Dental related to Permanent  
12 Spine Injuries;

13 5.) Fifth, Petitioner remains with several  
14 conflicts with pre existing due dates/  
15 deadlines related to other Court venues/  
16 jurisdictions in State and Federal Cases;

17  
18 In closing, for all these facts and more  
19 Petitioner humbly seeks your honors  
20 granting of this 60 Day Extension  
21 of time request related to Case #  
22 S 285054 which would extend due date  
23 to November 15<sup>th</sup>, 2024 for filing of  
24 Petition For Writ of Certiorari. (also see attached  
25 Exhibits)

26 April 24, 2025 Respectfully,  
27 Arthur Lopez  
28 ART HUR LOPEZ

TITLE OF DOCUMENT: Request For Ext. CASE NO.:

PAGE NO. \_\_\_ OF \_\_\_ [JDC TEMPLATE]

1 Your Name: Arthur Lopez

2 Address: P.O. Box 13081

3 Newport Beach, CA 92658

4 Phone Number: 949. 278. 7793

5 Email Address: ArthurLopez10112011@iCloud.Com

6 Pro Se Supreme Court of The United States  
7 **UNITED STATES DISTRICT COURT**

8 **NORTHERN DISTRICT OF CALIFORNIA**

9 Division [check one]:  San Francisco  Oakland  San Jose  Eureka-McKinleyville

10 Arthur Lopez

11 CA Supreme Court # S285054  
Case No. \_\_\_\_\_

12 \_\_\_\_\_  
13 Plaintiff,

14 **[NAME OF DOCUMENT]**

15 Petitioner Arthur Lopez's  
16 Statement/Declaration

17 v.

18 [Judge: Hon. Justice Elena Kagan]

19 California Department of  
20 Motor Vehicles, Newport  
21 Beach Police Department, et al

22 In Support of Timely Application  
23 For Extension of Time (60 Days) To

24 \_\_\_\_\_  
25 Defendant.

26 File Petition For Writ of Extraordinary  
27 (Initially Mailed July 29<sup>th</sup>, 2024)  
28 Pursuant To Supreme Court Rule 29.2

29 Most honorable Supreme Court Justice  
30 Elena Kagan this statement/Declaration  
31 pursuant to Supreme Court Rule 29.2  
32 is submitted following Clerk of the Court  
33 Mrs. Katie Heidrick correspondence of  
34 March 21<sup>st</sup>, 2025 indicating the initial

[DOCUMENT TITLE] \_\_\_\_\_

1 Request For Extension of Time (60 days)  
2 To File Petition For writ of Certiorari  
3 pursuant to Supreme Court Rule 13.5  
4 was not found / lost despite having  
5 been mailed on July 29<sup>th</sup>, 2024  
6 with postage pre-paid through the U.S.  
7 Postal Service located @ 26401 El Cajon Blvd;  
8 San Diego, CA 92115 @ 1:05 pm (First class  
9 Mail). The envelope containing the Request  
10 For Extension of Time was addressed to  
11 Honorable Justice Elena Kagan -  
12 United States Supreme Court 1 First Street;  
13 Washington, D.C. 20543 (copy attached)  
14 Please also take note that the related  
15 Petition For writ of Certiorari was  
16 initially mailed to the same address  
17 timely on November 15<sup>th</sup>, 2024 but  
18 was also lost by Supreme Court  
19 staff since the U.S. Postal Service  
20 Priority Mail Tracking #  
21 95055066202643208025193 Confirmed  
22 delivery on November 18<sup>th</sup>, 2024 but  
23 Clerk of the Court Ms. Angela on February 21, 2025  
24 revealed the delivered Petition For  
25 Writ of Certiorari was not found / lost  
26 never docketed.

27 Moreover, the initial Request For Extension  
28

TITLE OF DOCUMENT: \_\_\_\_\_ CASE NO.: \_\_\_\_\_

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1 of Time mailed on July 29<sup>th</sup>, 2024  
2 followed the highest State Courts  
3 Denial of Petition For Review Order  
4 Dated June 18<sup>th</sup>, 2024 (herein attached)  
5 under Case # S 285054, hence also  
6 timely submitted to the Supreme Court  
7 seeking to extend the due date for  
8 the filing of a Petition For writ of  
9 Certiorari by 60 Days from 9/16/2024 to  
10 November 15<sup>th</sup>, 2024.

11 The Application For Extension of Time,  
12 of 60 Days, To File Petition For writ of Certiorari  
13 is herein attached.

14  
15  
16  
17 I, Arthur Lopez, hereby declare under  
18 penalty of Law - Perjury that all herein  
19 contained - foregoing is to the best of  
20 my knowledge true and correct.  
21  
22

23  
24  
25 April 24, 2025

26 Respectfully,  
27 Arthur Lopez  
28 ARTHUR LOPEZ  
Self Represented

TITLE OF DOCUMENT: \_\_\_\_\_ CASE NO.: \_\_\_\_\_

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