

CHAD D. BEGAY # 292225  
ASPC: Yuma/Cheyenne  
P.O. Box 8909  
SAN LUIS, AZ 85349-0876

IN THE SUPREME COURT  
OF THE UNITED STATES

CHAD D. BEGAY  
Petitioner,

v.

RYAN THORNELL, DIRECTOR  
ARIZONA Department of Corrections, et al  
Respondent.

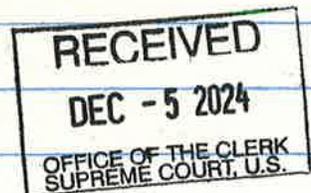
CASE No. 24A190

MOTION FOR 30 DAY EXTENSION  
TO FILE WRIT OF CERTIORARI  
(2nd Request)

COMES NOW CHAD D. BEGAY, on behalf of his own personal interests, hereby requests, pursuant to U.S. Supreme Court Rule 30.3, this Court grant an additional thirty (30) day extension to file his writ of Certiorari.

An additional extension for filing is necessary given the complexity of the constitutional issues to be presented.

Mr. Begay has sought relief from his conviction since 2019. Accordingly, this brief effectively represents Petitioner's last REASONED opportunity to bring forth those constitutional imperatives which have deprived Mr. Begay of proper advancement and remedy.



The additional time requested is NECESSARY due to the issues of Constitutional-  
ity, the profundity of the arguments of claim and the EXTENSIVE  
detail required to properly address the issues ARISING from the tenets  
of the AEDPA. For the purpose of this Court's proper discernment, it is  
extended that anything, extracted from these arguments of REASON could  
genuinely create a prohibitive void in Petitioner's legal propositions, wherein  
the substantive context runs the qualified risk of being MISREPRESENTED and  
consequently INEFFECTIVE, absent the essential and elemental factors.

Additionally, Mr. Begay is not just challenging the Constitutional legality of  
the alleged abuse of discretion, but the fundamental administrative functions of  
process, which have led to the infirmities requiring this Court's guidance.

It is vitally important, given the resource limitations imposed upon this Petitioner  
in conducting proper legal research, within his restricted environment, that Mr.  
Begay be afforded this extension of time, so as he may exhaust appropriate  
avenues of research and acquisition, for the proper presentation of all supporting  
authority, citation and rule. This, to the chagrin of this Petitioner, has required  
greater effort than previously anticipated.

Again, Petitioner requests this extension in order to properly prepare, adequately  
address and present proper arguments of Constitutionality for this Court's  
just adjudication.

Petitioner again avows this request is not made for the purposes of delay or to harass.

RESPECTFULLY SUBMITTED this 15<sup>th</sup> day of November, 2024.

Chad D. Begay  
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PETITIONER, PRO SE