IN THE SUPREME COURT OF THE UNITED STATES

OCTOBER TERM, 2025

Re: Kevin Michael Jones v. Frank J. Bisignana, Commissioner of Social Security, United States Court of Appeals for the Fourth Circuit, No. 24-1151; Eastern District of Virginia United States District Court, No. 1:23-cv-01033; District of Columbia United States District Court, Civil Action No. 1:23-cv-0131; District of Columbia Court of Appeals, Appeal No. 20-AA-687; Social Security Administration Office of Hearings Operations, No. 5678; District of Columbia Office of Administrative Hearings, No. 2019-DHS-02787; United States Court of Appeals for the Fourth Circuit, No. 18-1203; Eastern District of Virginia United States District Court, No. 3:17-cv-0788; Virginia Department of Social Services, Case No. GR/059290895001; District of Columbia United States Court of Appeals, No. 09-5192; District of Columbia United States District Court, Civil Action No. 08-0852; Social Security Administration Office of Hearings Operations, Case No. 5678; District of Columbia Office of Administrative Hearings, Case No. HS-P-06-101155; District of Columbia Court of Appeals, Appeal No. 2004-CM-0534; District of Columbia Superior Court, Case No. 2003-CMD-6940; District of Columbia Superior Court, Case No. 2003-CDC-1613: District of Columbia Department of Human Services, Case No. 362469

APPLICATION FOR EXTENSION OF TIME IN WHICH TO FILE <u>PETITION FOR WRIT OF CERTIORARI</u>

To: The Honorable, John G. Roberts, Chief Justice of the Supreme Court of the United States and Circuit Justice for the Fourth Circuit:

The Petitioner, Kevin Michael Jones, Pursuant to *Title 28 U.S.C., Section 2101(c)*, and *Supreme Court Rule 13*, upon Request for [Re]Hearing with Suggestion for Rehearing *En Banc*, Deemed Untimely, Hereby Makes Application for a Sixty (60) Day(s) Extension of Time, in

which to File Petition for Writ of Certiorari from July 9, 2025, Up to September 8, 2025.

1. The Judgment Sought To Be Reviewed Is That of the United States Court of Appeals for the

Fourth Circuit, in the United States Court of Appeals for the Fourth Circuit, No. 24-1151, from

the Eastern District of Virginia United States District Court, Civil Action No. 1:23-cv-01033.

2. The Judgment Sought To Be Reviewed Was Entered, on April 10, 2025, from which, the Time Allowed by Law for Filing a Petition for a Writ of Certiorari Will Expire, on July 9, 2025; Timely Notice of Intent to File Petition for Rehearing *En Banc* Was Denied, on May 28, 2025, from which, the Court's Mandate Was Issued, on June 3, 2025.

3. The Judgment of the United States Court of Appeals for the Fourth Circuit, Affirms, Defective Proceeding(s), Proscribed, by Fraud upon the Court, where the Transferor Court, United States District Court for the District of Columbia Transferred This Case to the Transferee Court, Eastern District of Virginia United States District Court, on Erroneous Construction of the Law of the Case.

4. The Jurisdiction of This Court Is Invoked under *Title 28 U.S.C., Section 1254(1)*, and Invoked under *Title 28 U.S.C., Section 1257*.

5. This Case Involves Grate and Immediate Danger to Constitutional Rights, on a Miscarriage(s) of Justice, where Courts of the United States Denies Jurisdiction of the Subject Matter, Based, on Precedential Force of Panel Law or the Interpanel Rule, Whereby, Courts Have Developed the Interpanel Doctrine: No Panel Can Overrule the Precedent Established by Any Panel in the Same Circuit - All Panels Are Bound by Prior Panel Decisions in the Same Circuit, See: <u>U.S. v.</u> <u>Walling, 936 F.2d 472.</u> on the Court Made Rule: That If a Panel's Decision Is Inconsistent with the Previous Panel Decision in the Same Circuit, the Later Decision Is Not the Law, It Is Invalid, See: *Smith v. Penrod, 960 F.2d 456.*

6. The Extension Is Requested Because Proceeding for [Re]Hearing with Suggestion for Rehearing *En Banc*, Left the Affiant Sixty (60) Day(s) Short of the Ninety (90) Day(s) Provided in which to Petition the Supreme Court of the United States, Whom Has Exclusive Jurisdiction of the District of Columbia Court of Appeals, for Writ of Certiorari to the Fourth Circuit.

2

WHEREFORE, the Affiant, Kevin Michael Jones, Prays That the Time Within Which to Petition for a Writ of Certiorari Herein Be EXTENDED to and Including September 8, 2025. Date: June 29, 2025.

Kevin M. Jones, Pro-Se

Kevin M. Jones, Pro-Se 138 Laurel Way, Apt. 2B Herndon, Virginia 20170 (571) 241-7394