

No. _____

In The Supreme Court of the United States

MAXWELL JOELSON,

Petitioner,

v.

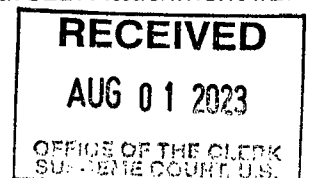
UNITED STATES OF AMERICA,

Respondent.

**APPLICATION FOR EXTENSION OF TIME TO FILE PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES CIRCUIT COURT OF APPEALS FOR THE NINTH CIRCUIT**

To the Honorable Justice Elena Kagan, Associate Justice of the United States Supreme Court and Circuit Justice for the Ninth Circuit: Petitioner Maxwell R. Joelson requests an extension of time to file his Petition for a Writ of Certiorari. Petitioner requests a seventy five-day extension of time from August 16, 2023 to October 30, 2023---the order of the Ninth Circuit which is being appealed was entered May 18, 2023 and is enclosed as attachment #1.

Jurisdiction of this Court to review the order and judgment of the Ninth Circuit is being invoked pursuant to 28 U.S.C. § 1254(1). The Petition for a Writ of Certiorari intends to address questions of the first impression that are due in most part to the importance of the complex issues involved. **SEE: Attachment #2.**

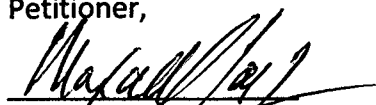


Thus, pursuant to this Court's Rules 13.5, 22, 30.2, and 30.3---where Petitioner Joelson is filing the instant application more than 10 days before the August 16, 2023, filing date for a certiorari review, he respectfully requests the 75-day extension due to his current financial and physical/mental difficulties. Unfortunately, this Court [under its rules] has foreclosed Joelson's ability to file a post-conviction application [pro-se] since he previously sought and was being denied upon such requests on more than three occasions.

As such, petitioner Joelson due to his lack of funds [only receives \$925 a month retirement after serving almost 25 yrs. of imprisonment] has only saved up \$150 towards the court fees to file his application---praying that he can accomplish the remainder of the court fees and for the additional expenses in mailing fees and the necessary copies by end of October. In addition, petitioner Joelson currently experiencing heart and prolong covid issues that at times limits his ability to propose an informed statement or to file in a timely manner the application due to his on-and-off brain-fog ordeal.

WHEREFORE, Petitioner Joelson seeks an extension of time to file his Writ of Certiorari because of his financial difficulties and health issues have precluded him from filing prior to the deadline the application for a Petition for a Writ of Certiorari.

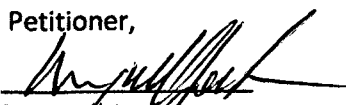
Petitioner,


Maxwell Joelson

Certificate of Service

I, Maxwell Joelson, hereby certify that a copy of the foregoing has been filed via United States Postal Service to the Clerk of the Supreme Court on July 21, 2023; as well as, a copy of the foregoing via USPS to: SOLICITOR GENERAL OF THE UNITED STATES Room 5616 Department of Justice 950 Pennsylvania Ave. N.W. Washington, DC 20530-0001.

Petitioner,


Maxwell Joelson
5121 Caywood St.
San Diego, CA 92117