

No. ___-_____

IN THE SUPREME COURT OF THE UNITED STATES

JOSEPH DUK-HYUN LAMBORN,

Petitioner,

v.

UNITED STATES OF AMERICA,

Respondent.

**APPLICATION FOR AN EXTENSION OF TIME IN WHICH TO
FILE A PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE FOURTH
CIRCUIT**

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

Under 28 U.S.C. § 2101(c) and Rules 13.5, 22, and 30 of this Court, petitioner Joseph Duk-Hyun Lamborn respectfully requests a 60-day extension of time, up to and including May 22, 2026, in which to file a petition for a writ of certiorari in this Court. The Fourth Circuit entered final judgment against Mr. Lamborn on November 18, 2025. It

denied a timely filed petition for rehearing en banc by Mr. Lamborn's co-defendants on December 23, 2025. Mr. Lamborn's time to file a petition for a writ of certiorari in this Court expires on March 23, 2026. Mr. Lamborn is filing this application more than 10 days before that date. A copy of the Fourth Circuit's published opinion in this case is attached to this application as Exhibit 1. A copy of the order denying rehearing and rehearing en banc is attached as Exhibit 2. This Court has jurisdiction under 28 U.S.C. § 1254(1).

Mr. Lamborn requests this extension for these reasons:

1. Undersigned counsel's office has had an appellate attorney out on extended medical leave, increasing the workload for undersigned counsel and the other appellate attorneys in the office.
2. Mr. Lamborn has been incarcerated in Florida, and undersigned counsel has had trouble communicating with him.
3. Mr. Lamborn is getting resentenced in April in the Eastern District of Virginia. Undersigned counsel has been coordinating with Mr. Lamborn's district court counsel to best synergize the district court proceedings with this petition. At this point, undersigned counsel is hoping to travel to Virginia to meet in

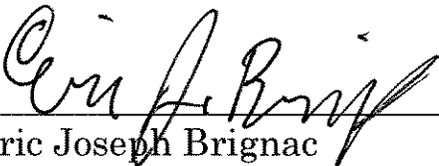
person with Mr. Lamborn and his district court lawyer before filing a petition in this case.

4. An extension of time would help account for these circumstances.

Thus, Mr. Lamborn respectfully requests that an order be entered extending the time to petition for certiorari up to and including May 22, 2026.

Respectfully submitted today, March 9, 2026,

G. Alan DuBois
FEDERAL PUBLIC DEFENDER



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March 9, 2026