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IN THE
SUPREME COURT OF THE UNITED STATES

ANTONIO LIBERATORE,

Petitioner,

v.

THE STATE OF NEVADA, EMP'T SEC. DIV.,

Respondent.

On Petition for Writ of Certiorari to the
Supreme Court of Nevada

**APPLICATION FOR EXTENSION OF TIME
TO FILE PETITION FOR WRIT OF CERTIORARI TO THE
SUPREME COURT OF NEVADA**

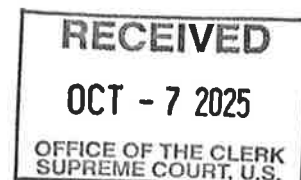
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To the Honorable Elena Kagan, Associate Justice of the Supreme Court of the United States and Circuit Justice for the Ninth Circuit:

Petitioner Antonio Liberatore, by Pro Per, prays for a 60-day extension of time, to and including November 28, 2025, in which to file a petition for a writ of certiorari. In support of this request, counsel states as follows:

1. due to extraordinary circumstances which prevented me from sending this document sooner I do fully intend on filing a petition for writ of certiorari to this court but unable at this time due to several extraordinary circumstances, to many to list all of them, one of which involve my mother's father has passed away this year and my family is dealing with it and the estate in which I and my brothers are helping our mother. Also our mother was in ICU at the hospital for about ten days (about a month after her father passed away) in which she was severely ill and almost died, and is still recovering to this day, on top of our other hardships.

2. I want to apologize for the inconvenience to the Court for the unforeseen events and obstacles that has hindered and did prevent my completion of the writ of certiorari. And with this extension the completion of the document will be filed along with my two brothers cases.

3. I fully intended to make the filing date, but the unforeseen circumstance that have plagued me and my family, hindering the completion of writ of certiorari. I continue to be determined to complete and file if allowed to so.

4. Granting this extension will both help to lessen this Court's caseload as well as allowing me to exercise a motion to consolidate this petition to writ of certiorari with the similar cases of my two brothers, who also applied the same day I originally did for the federal emergency relief on August 2020. This will make a positive, out of a temporary unforeseen setback and will make this go into the right direction, forward. This has been a long five plus years of a lot time as well as money and we simply need to be heard completely.

5. This federal court does have jurisdiction over this matter and it needs to be heard in federal court, as it's about the CARES Act of 2020 and the PUA which is federally funded and ordained and a federal act in which is being willfully ignored. Attached is the Nevada Supreme Court discretionary review, review, the rehearing sent to the Nevada court of appeals and the Nevada court of appeals order.

For these reasons, Petitioner Antonio Liberatore, respectfully requests that an order be entered extending the time in which to petition for a writ of certiorari by 60 days, from approx. September 29, 2025 to and including November 28, 2025.

Respectfully submitted, Antonio Liberatore



(Signature)