

IN THE
SUPREME COURT OF THE UNITED STATES

CARRIE HAHN

Applicant,

v.

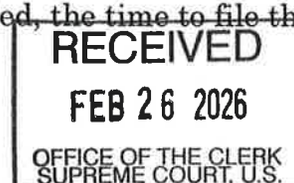
LAWRENCE COUNTY, THE OFFICE OF OPEN RECORDS, and APPEAL
OFFICER JORDAN DAVIS, ESQ.

Respondents.

**APPLICATION TO THE HONORABLE SAMUEL A. ALITO, JR., ASSOCIATE
JUSTICE OF THE SUPREME COURT OF THE UNITED STATES, CIRCUIT
JUSTICE FOR THE THIRD CIRCUIT, FOR AN EXTENSION OF TIME WITHIN
WHICH TO FILE A PETITION FOR A WRIT OF CERTIORARI TO REVIEW
THE ORDERS OF THE SUPREME COURT OF PENNSYLVANIA**

Pursuant to Rule 13.5 of the Rules of this Court, Applicant respectfully applies for an extension of sixty (60) days within which to file a petition for a writ of certiorari to review the orders of the Supreme Court of Pennsylvania in No. 28 WAP 2025.

1. On December 2, 2025, the Supreme Court of Pennsylvania entered a per curiam order quashing Applicant's appeal (Exhibit A).
2. Applicant filed a timely Application for Reargument on December 3, 2025.
3. On December 26, 2025, the Supreme Court of Pennsylvania entered a per curiam order denying the Application for Reargument and dismissing Applicant's related Application for Relief to Vacate Void Order (Exhibit B).
4. This Court has jurisdiction under 28 U.S.C. § 1257(a) because the Supreme Court of Pennsylvania is the highest court of a State in which a decision could be had.
5. Because a timely application for reargument was filed, the time to file the



petition for a writ of certiorari runs from the date of denial of reargument.

Accordingly, the petition is currently due on March 26, 2026.

6. Applicant respectfully requests an extension of sixty (60) days, to and including Tuesday, May 26, 2026. Sixty days from March 26, 2026 falls on May 25, 2026, a federal legal holiday (Memorial Day); therefore, the requested “to and including” date is the next day.
7. This application seeks an extension only for Applicant.
8. Good cause exists for the requested extension because Applicant is proceeding pro se and requires additional time to prepare a petition that accurately and clearly presents the federal questions and procedural posture, including the effect of the Pennsylvania Supreme Court’s quashal order and its subsequent denial of reargument.
9. Applicant must prepare a jurisdictionally accurate petition and appendix under Rules 14 and 33. The record and procedural history below are extensive, and Applicant is working to reproduce only the orders required by Rule 14.1(i) and the limited record excerpts necessary to demonstrate where the federal questions were raised, to reduce reproduction costs while ensuring compliance with Rule 14.1(g)(i). Additional time is needed to select, organize, and format those materials for filing.
10. The orders entered bear directly on Applicant’s intended federal questions and on jurisdiction and preservation under this Court’s rules.
11. The intended petition in this matter presents Fourteenth Amendment due process questions arising from the disposition of Applicant’s claims and the

procedural handling of the case in the Pennsylvania courts, including the adequacy of process and the opportunity for meaningful review as raised in Applicant's Amended Petition below.

12. Additional time is required to present these due process issues concisely and to compile the limited excerpts necessary to demonstrate preservation in the courts below.

13. Additionally, Applicant is actively seeking legal representation for proceedings before this Court.

14. No prior application for an extension of time to file a petition for a writ of certiorari has been filed in this matter.

15. Attached are true and correct copies of:

Exhibit A: December 2, 2025 per curiam order quashing the appeal in 28 WAP 2025.

Exhibit B: December 26, 2025 order denying reargument and dismissing the related application in 28 WAP 2025.

For the foregoing reasons, Applicant respectfully requests that an extension of time to and including May 26, 2026 be granted within which Applicant may file a petition for a writ of certiorari.

Respectfully submitted,

Carrie Hahn

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Date: February 23, 2026

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CERTIFICATE OF SERVICE

I, Carrie Hahn, pro se, certify that on February 23, 2026, I served a true and correct copy of the foregoing Application (including Exhibits A–B) by certified mail (first-class mail, postage prepaid) on the following counsel and parties:

Respondent Lawrence County (unrepresented):

430 Court St.
New Castle, PA 16101

Counsel for Respondent The Office of Open Records:

Mary Katherine Yarish, Esq., *Deputy Attorney General*
and Michael J. Scarinci, Esq., *Senior Deputy Attorney General*
Strawberry Square, 15th Floor
Harrisburg, PA 17120

Respondent Jordan Davis, Esq. (unrepresented):

c/o: The Office of Open Records
555 Walnut Street, Suite 605
Harrisburg, PA 17101-1925



Carrie Hahn, pro se
994 Indian Run Rd
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EXHIBIT A

EXHIBIT B

