

IN THE SUPREME COURT OF THE UNITED STATES
No. 25A973

CHRIS ALAN RUSSELL A.K.A.
CHRIS ALAN CAPPASCO, PETITIONER

V.

ERIC GARLAND, DIRECTOR
TEXAS DEPT. OF CRIM. JUSTICE, CEO
RESPONDENT

APPLICATION FOR SECOND EXTENSION OF TIME
ON PETITION FOR WRIT OF HABEAS CORPUS TO
UNITED STATES COURT OF APPEALS FIFTH CIRCUIT
APP. NO. 25-10480

ON APPEAL FROM UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
USDC NO. 4:24-CV-97

TO THE HONORABLE JUSTICE ALITO, (ASSIGNED TO THE FIFTH CIRCUIT):

CHRIS ALAN RUSSELL A.K.A. CHRIS ALAN CAPPASCO, PETITIONER *IN PRO SE*, IN
NECESSITY HEREBY FILES HIS APPLICATION FOR SECOND EXTENSION OF TIME ON
PETITION FOR WRIT OF HABEAS CORPUS TO THE UNITED STATES COURT OF APPEALS
FIFTH CIRCUIT. PETITIONER RELIES ON RULES 11, 13.5, 21, 22, AND 30 AS A
BASIS FOR HIS REQUEST.

PETITIONER HAS BEEN RULED INDISTANT BY BOTH THE UNITED STATES DISTRICT
COURT AND HAS PROCEEDED IN THE FIFTH CIRCUIT SHOWING PETITIONER'S STATUS
FINANCIALLY HAS NOT CHANGED

PETITIONER WILL SHOW FACTS FOR WHICH HIS APPLICATION IS BASED TO WIT:

(1) ON FEBRUARY 13TH, 2026, AN APPLICATION TO GRANT TIME ON PETITION
FOR WRIT OF HABEAS CORPUS WAS FILED WITH THIS HONORABLE COURT (10) TEN
DAY PRIOR TO THE ORIGINAL DEADLINE OF FEBRUARY 23RD, 2026.

(2) ON FEBRUARY 17TH, 2026, PETITIONER WAS TRANSFERRED TO A NEW UNIT OF

ASSIGNMENT, UNABLE TO TAKE ALL OF HIS LEGAL BOOKS AND RESEARCH, WHICH REMAINS, TO DATE, IN THE PROPERTY ROOM OF HIS NEW UNIT, DALBY 803 N. AVE F. POST, TX 74388. 79356.

(3) ON OR ABOUT FEBRUARY 18TH, 2026, PETERSONER HAD A THIRD PARTY, CALL THE CLERK OF THE FIFTH CIRCUIT TO FIND OUT STATUS OF TWO MOTIONS FILED JANUARY 22ND, 2026 FOR "RECONSIDERATION BY COURT PANEL FOR EXTENSION OF TIME TO FILE PETERSONER FOR REMOVAL" AND "MOTION FOR STAY OR RECALL OF MANDATE TO RECONSIDER HYBRID MOTION OR CERTIFICATE TO SUPREME COURT, AND TO PROVIDE A CHANGE OF ADDRESS. THE CLERK STATED "BOTH MOTIONS ARE PENDING AND THE COURT HAS THE CURRENT ADDRESS."

(4) ON FEBRUARY 19TH, 2026, PETERSONER SENT BOTH THE HONORABLE COURT AND THE FIFTH CIRCUIT A FORMAL CHANGE OF ADDRESS.

(5) ON FEBRUARY 26TH, 2026, PETERSONER RECEIVED NOTICE FROM THE CLERK OF THE FIFTH CIRCUIT "DATED FEBRUARY 5TH, 2026, CONTAINING TO ABOUT STATED STATUS "PENDING", "WE ARE TAKING NO ACTION ON YOUR MOTION FOR RECONSIDERATION BECAUSE IT IS UNTIMELY." ALMOST NOT THE MOTION FOR RECONSIDERATION ^{BY COURT PANEL} WAS CONSIDERED FILED (1) ONE DAY AFTER RECEIPT OF PRIOR DECLINATION BY THE CLERK ON JANUARY 21ST 2026; AND ACCORDING TO THE PHONE CALL TO THE CLERK "AFTER NOTICE DATED FEBRUARY 5TH, 2026 THE MOTION IS PENDING AS OF FEBRUARY 18TH, 2026? PETERSONER HAS NOT HAD ANY FURTHER NOTICE OF "PENDING" MOTIONS TO DATE.

(6) ON MARCH 12TH, 2026 PETERSONER SAUGHT LEAVE TO FILE HIS PETERSONER AND PETERSONER, IN PRO SE, WITH THE FIFTH CIRCUIT, "SIZING AN OUT OF TIME PANEL REMOVAL AND/OR REMOVAL ON BAIL AS A HYBRID PETERSONER" AND A "MOTION FOR COPIES OF RECORD" NOTING FOR CERTIFICATE FILING, PENDING.

(7) ON MARCH 13TH, 2026, PETERSONER RECEIVED NOTICE FROM THE HONORABLE COURT DATED MARCH 5TH, 2026, GRANTING HIS APPLICATION TO EXTEND TIME ON PETERSONER FOR WRIT OF CERTIORARI, UNTIL APRIL 6TH, 2026, HIS FIRST EXTENSION

(8) AS OF MARCH 25TH, 2026, THE FILING OF THIS IMMEDIATE APPLICATION PETERSONER HAS NOT RECEIVED STATUS OF MOTIONS FILED IN THE FIFTH CIRCUIT ABOUT AND HAS NOT RECEIVED HIS PROPERTY OR LEGAL BOOKS, RESEARCH OR COPIES OF THE RECORD FOR COMPLETION OF HIS CERTIFICATE PETERSONER,

Here now, Petitioner is requesting a second extension of time, (10) days prior to the expiration of April 6th, 2026, Petitioner is seeking an extension for (30) thirty days to receive status on Remittitur, Copies of Records from Fifth Circuit and to ensure he has ample time to complete his Corporate Petition timely or until such time as he is out of time Remittitur has right that (90) ninety days.

Petitioner is not filing this application to delay the proceedings but to ensure fair hearings and reasoning instead of inquiry to his Constitutional claims and to prevent a further miscarriage of justice.

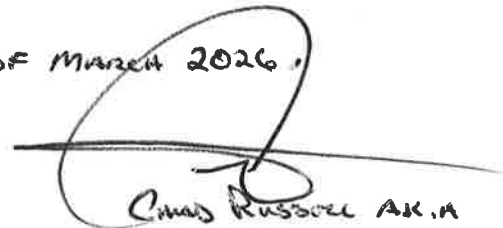
Jurisdiction

Jurisdiction of this Court is invoked under 28 USC § 1254 and 28 USC § 2101.

Conclusion

An application for second extension of time on Petition for writ of Habeas Corpus to United States Court of Appeals Fifth Circuit should be granted.

Respectfully Submitted this 25th day of March 2026.



Chad Russell A.K.A
Chad Caspelo # 2262766
Daugh Wnt
805 North Wnt F.
Robt, Texas 79356

IN THE UNITED STATES SUPREME COURT
NO. 25A973

Ann Ann Russell A.K.A.
Ann Ann Cappitolo
Petitioner,

v.

GRAC GUERRERO, Director, TDCS, COS
Respondent.

UNITED STATES COURT OF APPEALS
Fifth Circuit App No. 25-10480

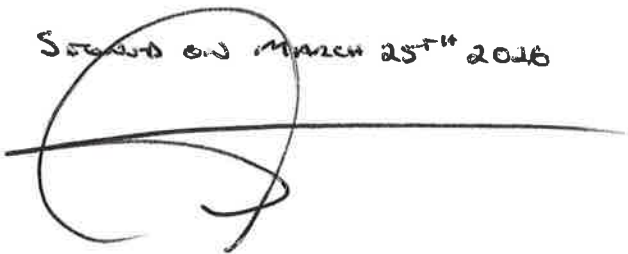
On Appeal From United States District Court
For the Northern District of Texas
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DECLARATION OF DEPENDENT FILING

I AM AN INMATE CONFINED IN AN INSTITUTION TODAY THE 25TH DAY OF MARCH 2026, I AM DEPOSITING "APPLICATION FOR SECOND EXTENSION OF TIME ON PETITION FOR WRIT OF HABEAS CORPUS TO UNITED STATES COURT OF APPEALS FIFTH CIRCUIT" IN THIS CASE IN THE INSTITUTIONS MAIL SYSTEM BECAUSE IS EITHER BEING REPAID BY EITHER ME OR THE INSTITUTION OR MY BANK.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT,
(50 USC 2851746; 18 USC 1621).

SIGNED ON MARCH 25TH 2026



CERTIFICATE OF SERVICE

DEFENDANT, HORBY SWINS THAT A TRUE COPY OF THE FOREGOING "APPLICATION FOR SECOND EXTENSION OF TERM ON PRISON FOR VIOLATION OF CONDITIONS TO UNITED STATES COURT OF APPEALS FROM CIRCUIT" HAS BEEN FORWARDED TO THE OFFICE OF THE ATTORNEY GENERAL TEXAS CRIMINAL APPEALS DIVISION ATTN, SARAH HUNT, POSTAGE PREPAID TO P.O. Box 12548 AUSTON, TX 78711-2548

RESPECTFULLY SUBMITTED THIS 25TH DAY OF MARCH 2026.



CHAD ALAN RUSSELL A.K.A.

CHAD ALAN CAPPOLLO

#2262766

DALBY UNIT

805 NORTH AVE F,

POST, TEXAS 79356