

## **U.S. Department of Justice**

Office of the Solicitor General

Washington, D.C. 20530

April 3, 2018

Honorable Scott S. Harris Clerk Supreme Court of the United States Washington, D.C. 20543

Re: Eric Jermaine Spivey and Chenequa Austin v. United States, No. 17-7046

Dear Mr. Harris:

The petition for a writ of certiorari in the above-captioned case was filed on December 11, 2017. The government's response is now due, after two extensions, on April 9, 2018. We respectfully request, under Rule 30.4 of the Rules of this Court, a further extension of time to and including May 4, 2018, within which to file a response.

This extension is necessary because the attorneys with principal responsibility for preparation of the government's response have been heavily engaged with the press of previously assigned matters with proximate due dates.

Petitioners' counsel does not oppose this further extension.

Sincerely,

Noel J. Francisco Solicitor General

cc: See Attached Service List

17-7046 SPIVEY, ERIC & AUSTIN, CHENEQUA USA

> ANDREW LEE ADLER FEDERAL PUBLIC DEFENDER'S OFFICE 150 W. FLAGLER ST. STE. 1500 MIAMI, FL 33130-1555 305-533-4194

DANIEL E. JONES MAYER BROWN LLP 1999 K STREET, NW WASHINGTON, DC 20006-1101 202-263-3860 DJONES@MAYERBROWN.COM

MARK MILLER PACIFIC LEGAL FOUNDATION 8645 N. MILITARY TRAIL SUITE 511 PALM BEACH GARDENS, FL 33410 561-691-5000 MM@PACIFICLEGAL.ORG

TIMOTHY R. SNOWBALL PACIFIC LEGAL FOUNDATION 930 G STREET SACRAMENTO, CA 95814 916-419-7111 UNCOMINGLIT@PACIFICLEGAL.ORG MAHESHA P. SUBBARAMAN SUBBARAMAN, PLLC 222 S. 9TH STREET SUITE 1600 MINNEAPOLIS, MN 55402 612-315-9210 MPS@SUBBLAW.COM