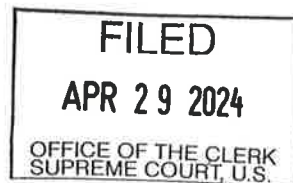


Application No. 23A1012



In the Supreme Court of the United States

BRENT EVAN WEBSTER – **Petitioner**

VS.

brent evan webster – **Respondent**

Qualifying Order from – **USCANC - No. 23-2647**

October Term 2023

Application for **60-day Extension of Time** to File Petition for **Writ of Certiorari** with this **United States Supreme Court** from **The United States Court of Appeals for the Ninth Circuit**

In the care of:

Justice Elena Kagan for the Ninth Circuit

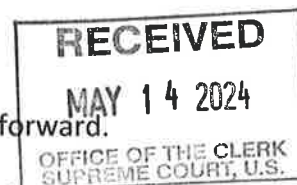
In the Supreme Court of the United States,

Petitioner-Respondent is **self-represented private-natural man brent evan webster** doing business as **his registered-BRENT EVAN WEBSTER SELF: sui juris-pro per**, whom **request a 60-day extention of time to file Petition** for a qualifying **Writ of Certiorari**.

A final judgment (**ORDER**) **DENYING APPELLANT'S MOTION TO PROCEED IN FORMA PAUPERIS AND DISMISS APPEAL AS FRIVOLOUS** from the **UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT**, from Judges: **CLIFTON, CALLAHAN, and NGUYEN**, was **entered** by **MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS** on **FEB 29 2024**.

This was **after** a prior (**ORDER**) by **MOLLY C. DWYER CLERK OF THE COURT** **suspending briefing pending further order of the court** on **JAN 8 2024**, where **appellant** must:

1. file motion to dismiss this appeal, see Fed. R. App. P. 42(b), **OR**
2. file statement explaining why appeal is not frivolous and should go forward.



1 **Application for 60-Day Extension of Time** to File a Petition for **Writ of Certiorari** 5-7-2024

Petitioner-Respondents responded to **Ninth Circuit Clerk (ORDER)** within **35 days** on February 11, 2024 in a 25-page STATEMENT THAT APPEAL SHOULD GO FORWARD, providing undeniable evidence of fraud committed by Officials not acting like a court, contaminating the Primary Bankruptcy Case and **prejudicing petitioner** by not **protecting his property**.

The date which **Petition for Writ of Certiorari** expires is **May 29, 2024**, therefore this **request is timely** and a **60-day extention of time to file writ of certiorari should be granted**.

The new date for filing **WRIT OF CERTIORARI** should be **Entered** as July 29, 2024.

Attached are copies of the **FINAL ORDERS** by the court under Rule 28 U.S.C. § 2101(c).

Because of **multiple over-lapping cases in Oregon, family commitments, & being a layman** it is with **good cause** petitioner seeks to **extent the time to file** a **Writ of Certiorari**.

Attorney in Fact: brent evan webster dba BRENT EVAN WEBSTER May 7, 2024
brent evan webster dba BRENT EVAN WEBSTER