

U.S. Department of Justice

Office of the Solicitor General

Washington, D.C. 20530

January 30, 2025

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

Re: Elizabeth Peters Young v. United States, No. 24-571

Dear Mr. Harris:

The petition for a writ of certiorari in the above-captioned case was filed on November 19, 2024. The government's response is now due, after one extension, on February 21, 2025. We respectfully request, under Rule 30.4 of the Rules of this Court, a further extension of time to and including March 24, 2025, 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.

Counsel for petitioner does not oppose this further extension.

Sincerely,

Sarah M. Harris Acting Solicitor General

cc: See Attached Service List

24-0571 YOUNG, ELIZABETH PETERS USA

> THOMAS A. BERRY CATO INSTITUTE 1000 MASS. AVE., N.W. WASHINGTON, DC 20001 202-789-5202 TBERRY@CATO.ORG

THOMAS A. BURNS BURNS, P.A. 301 WEST PLATT STREET SUITE 137 TAMPA, FL 33606 813-642-6350 TBURNS@BURNSLAWPA.COM

ALEXANDER KAZAM KING & SPALDING LLP 1700 PENNSYLVANIA AVE., NW WASHINGTON, DC 20006

VAL LEPPERT KING & SPALDING LLP 200 S. BISCAYNE BLVD. MIAMI, FL 33131

DAVID OSCAR MARKUS MARKUS/MOSS PLLC 40 N.W. 3RD STREET PENTHOUSE ONE MIAMI, FL 33128 305-379-6667 DMARKUS@MARKUSLAW.COM HANNAH NGUYEN KING & SPALDING LLP 633 WEST FIFTH STREET SUITE 1600 LOS ANGELES, CA 90071