

In The United States District Court
For The Southern District of Illinois

Cristina Nichole Iglesias (AKA -)
Cristian Noel Iglesias)

Federal Register # 17248-018)

Plaintiff,)

VS.)

Ian Connors and the
Director of the Federal-)
Bureau of Prisons,)

Defendants.)

Objection to Defendant's Motion for
Extension of Time to Plaintiff's Motion-
for Preliminary Injunction filed by Plaintiff.

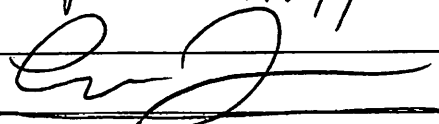
Comes Now, Cristina Nichole Iglesias(A.K.A -
Cristian Noel Iglesias) files this Objection
for Extension of Time for Plaintiff's Motion-
for Preliminary Injunction. Plaintiff filed
for an Preliminary Injunction on September-
10, 2019 due to the Federal Bureau of-
Prisons delaying and hindering a Process
(Surgery) to a Serious Medical Need due
to Plaintiff having Severe "Gender Dysphoria"
and Plaintiff is in "excruciating Pain" because
of the Bureau of Prisons continued delay.

The Government's reasoning for the Extension-of-Time Motion is Proof that #3) that the Bureau of Prisons nor the U.S. Attorney's Office takes Plaintiff's Motion for Preliminary Serious by stating that another 30 day extension will not prejudice the Plaintiff. Plaintiff has been Waiting more than a year by the Bureau of Prisons. This is a Stall tactic with the sole purpose to continue the "Status Quo". Meanwhile, Plaintiff continues to suffer torture, anxiety, depression, and feels She cannot complete her Existance due to the Bureau of Prisons delay in giving her the much needed Surgery (Gender Affirming Surgery) that has proven effective and denial of her 8th Amendment Rights mainly "Cruel & Unusual Punishment and Medical Deliberate Indifference". Plaintiff has already cut herself and has Plan B (Auto-castration) already's as an option. Psychotherapy and hormone therapy alone is not enough to stop her pain and suffering. What the Bureau of Prisons has cut continues to do is bring and cause her "Irreparable Harm". Age intensifies this, she is 45. Plaintiff has met all requirements for the Surgery but the Bureau of Prisons fails and continues to fail in medical care for Plaintiff.

Therefore, Plaintiff Moves this Honorable Court to issue an Order Denying the United States Government any Extension of Time and ORDER the U.S. Attorney to respond to Plaintiff's Preliminary Injunction, this is the Plaintiff's only hope and chance to get the medical care to help her be a whole person and to complete her existence as a woman and to stop the "excruciating pain" she is in.

Plaintiff moves this Court to Grant Plaintiff's Objection to any Extension-of-Time filed by the U.S. Attorney's Office for the Federal Bureau of Prisons. Plaintiff contends that continued delay, she will suffer even greater harm. Please Grant Plaintiff's motion.

Respectfully,



Cristina N. Iglesias

17248-018

U.S. Penitentiary - Marion

P.O. Box - 1000

Marion, Illinois

62959



MAIL CLEARED
US MARSHALS

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17248-018
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United States

62201-295429

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SEP 28 2019

Warden
United States Penitentiary
Marion, IL 62255
Date:

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE

The enclosed correspondence was opened and inspected.
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special material for
The letter raises no jurisdictional
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which wish to return correspondence, please return
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forwarding to the above address.
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