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Affiliations appear only for purposes of identification.

April 27, 2022

Scott S. Harris

Clerk of the Court

Attn: Rules Committee

Supreme Court of the United States

1 First Street, NE

Washington, D.C. 20543

Re: Invitation for comment on proposed Rule 34.7 addressing the sealing of court records

Dear Mr. Harris,

The Reporters Committee for Freedom of the Press (the “Reporters Committee” or “RCFP”), National Public Radio, Inc. (“NPR”), and the 42 undersigned media organizations write in response to the Court’s request for public comment on proposed Rule 34.7.

In December 2019, concerned with an increase in sealing at the Court, the Reporters Committee and NPR, joined by 51 other media organizations, wrote to propose the adoption of a rule that would state the requirements for a motion to seal and thus ensure practitioners’ compliance with the strong presumption in favor of open judicial records. *See* Letter from RCFP to Chief Justice Roberts, Supreme Court of the United States (Dec. 16, 2019), <https://perma.cc/63UG-YB46>. In a letter dated September 3, 2020, you informed us that the Court would begin evaluating this issue. Letter from Scott S. Harris, Clerk, Supreme Court of the United States, to RCFP (Sept. 3, 2020), <https://perma.cc/Y2JM-WDEP>.

The undersigned applaud the Court for initiating a process to create a formal rule governing its sealing procedures. Proposed Rule 34.7 is a positive step toward increased transparency and access to judicial records filed with the Court, and we appreciate the opportunity to provide input to the Court as it considers this significant new rule.

As an initial matter, a review of the Court’s journals from the past two years reveals that the troubling trend the Reporters Committee outlined in its December 2019 letter has continued. The Court granted motions to seal in 44 cases during OT 2021, which remains well above the approximately 10 cases per term, on average, in which the Court permitted sealing during the first decade of the 21st century. *See* Appendix C; *see also* Appendix B. Though the undersigned acknowledge that compelling, countervailing interests—supported by on-the-record findings—sometimes necessitate sealing or redaction of judicial records, undue secrecy in matters pending before the Court is deeply

concerning to members of the press who rely on access to the Court’s records to inform the public about the Court’s important work.

Given the increase in the number of cases before the Court in which parties have sought to seal records or information, the Reporters Committee, NPR, and the undersigned media organizations respectfully urge changes to proposed Rule 34.7 that will provide clear guidance to practitioners as to the standards applicable to motions to seal. Specifically, we respectfully propose three modifications to proposed Rule 34.7: first, the undersigned recommend adding language to proposed Rule 34.7 that states the strong presumption in favor of access to judicial records; second, we recommend clarifying the standard the Court will use in evaluating motions to seal; and third, we propose that Rule 34.7 require parties to state, in their sealing motion, the period of time they seek to have the material maintained under seal. These proposed changes draw directly from this Court’s precedents and rules adopted by the federal courts of appeals.

Each proposed modification is specifically detailed, in turn, below.

I. Rule 34.7 Should State the Strong Presumption in Favor of Public Access to Judicial Records.

The undersigned propose the following changes to Rule 34.7 (added text bold):¹

7. Every document filed in or by this Court is presumptively public, and shall be available to the public for inspection unless ordered by this Court to be sealed. Where circumstances warrant, a party may file a motion for leave to file material under seal.

Limiting sealing at the Court to those judicial documents for which sealing is demonstrably necessary is consistent with the Court’s precedent on the First Amendment and common law rights of access to judicial proceedings and records. The Court has recognized a qualified First Amendment right of access to criminal court proceedings. *See Richmond Newspapers, Inc. v. Virginia*, 448 U.S. 555, 580 (1980); *Press-Enterprise Co. v. Superior Court*, 464 U.S. 501, 505–10 (1984) (“*Press-Enterprise I*”); *Press-Enterprise Co. v. Superior Court*, 478 U.S. 1, 8–10 (1986) (“*Press-Enterprise II*”). And the Court has also recognized a common law right “to inspect and copy public records and documents, including judicial records and documents.” *Nixon v. Warner Commc’ns, Inc.*, 435 U.S. 589, 597–98 (1978). As the Court has stated, openness promotes confidence in the fair administration of justice and thus “public acceptance of both the process and its results.” *Richmond Newspapers, Inc.*, 448 U.S. at 570–71. “People in an open society do not demand infallibility from their institutions, but it is difficult for them to accept what they are prohibited from observing.” *Id.* at 572. By expressly stating this presumption in favor of judicial openness, Rule 34.7 will make clear to litigants that “[s]ecret proceedings are the exception rather than the rule in our courts.” *United States v. Index Newspapers LLC*, 766 F.3d 1072, 1088 (9th Cir. 2014).

¹ A redline of Rule 34.7 containing all proposed edits is attached hereto as Appendix A.

The above proposed modification would make clear that the burden of overcoming the presumption of access rests on the party seeking secrecy, and thus would reduce the administrative burden on the Court by discouraging frivolous motions to seal.

II. Rule 34.7 Should Set Forth the Standards Applicable to Motions to Seal.

The undersigned propose the following changes to Rule 34.7(a)–(b) (added text bold, removed text stricken):

(a) A motion to file material under seal should ~~address whether the material in question was sealed in a lower court and, where applicable, provide a copy of the sealing order.~~ **(i) include a detailed description of the compelling interest(s) to be furthered by sealing and why said interest(s) override the presumption of openness, and (ii) demonstrate that the sealing request is narrowly tailored and, thus, that less restrictive alternatives to sealing cannot afford adequate protection.**

(b) If the material was filed under seal in a lower court, the motion should **provide a copy of the sealing order, where applicable,** identify the reasons that the material was sealed, state whether the seal remains in effect as to each of the relevant documents, and address why it remains necessary to continue to maintain the confidentiality of the information in this Court. ~~If the material was not filed under seal in a lower court, the motion should state with specificity why sealing is necessary in this Court in the first instance.~~

These proposed changes to Rule 34.7(a)–(b) would provide guidance to practitioners as to the standards applicable to motions to seal. As this Court has held, the presumption of openness guaranteed by the First Amendment “may be overcome only by an overriding interest based on findings that closure is essential to preserve higher values and is narrowly tailored to serve that interest.” *Press-Enterprise I*, 464 U.S. at 510. The text of the proposed amendment mirrors this language—clarifying that only compelling reasons can justify sealing, and that such sealing must be narrowly tailored. In contrast to the proposed rule, this language specifically details the legal requirements this Court has identified for sealing judicial records. By giving clear guidance to practitioners regarding the relevant standards for sealing, the proposed changes to Rule 34.7(a)–(b) would ensure that litigants provide the Court with adequate information to rule upon their motions to seal and therefore assist the Court in safeguarding the ability of the press and the public to access its records.

A sealing motion from this term in *Oklahoma v. Castro-Huerta*, No. 20-429, serves to underscore the need to provide clear guidance to practitioners vis-à-vis the standards applicable to motions to seal documents filed with the Court. The case presents the question “[w]hether a State has authority to prosecute non-Indians who commit crimes against Indians in Indian country,” following the Court’s decision in *McGirt v. Oklahoma*, 140 S. Ct. 2452 (2020). The City of Tulsa, Oklahoma (“Tulsa”), a nonparty to the case, filed a brief as *amicus curiae* arguing that “*McGirt* significantly impaired Tulsa’s ability to protect its residents and Visitors.” See Brief *amicus curiae* of City of

Tulsa, Oklahoma, *Oklahoma v. Castro-Huerta*, No. 21-429 at 3. Tulsa requested leave to file under seal an appendix to its *amicus* brief containing police reports of crimes referenced in the brief. In support of its sealing motion, Tulsa stated:

Under Oklahoma state law, law enforcement agency records are confidential and are not available for release to the public except as provided for in the Oklahoma Open Records Act. *See* 51 Okla. Stat. § 24A.8. Full police reports such as those in this appendix are not subject to public release.

See id. at 1.

But Tulsa mischaracterized the law—the Oklahoma Open Records Act § 24A.8, subsection A explicitly lists numerous aspects of police reports which must be made available to the public. *See* 51 Okla. Stat. § 24A.8A (mandating disclosure of, *inter alia*, arrestee description, facts concerning the arrest including the cause of arrest, conviction information, disposition of all warrants, etc.). Moreover, Tulsa’s motion made no effort to explain how wholesale sealing of the appendix to its *amicus* brief was narrowly tailored. The Court granted Tulsa’s motion to seal the appendix on April 14, 2022 without explanation. This example highlights an area of profound concern for members of the press and public—the information conveyed by Tulsa in its motion to the Court was wholly inadequate to safeguard the public’s presumptive right of access to the Court’s records. Including the applicable sealing standard in the text of Rule 34.7(a)–(b) would help to alleviate this concern.

The proposed changes to Rule 34.7(a)–(b) are also important for capital cases, which have seen an increase in sealing in the past twenty years and are matters of significant interest to the press and public. *See* Appendix C. These cases are unique because litigants are often under tight deadlines and face limited resources, and thus cannot always adequately represent the First Amendment rights of the press and the public. For instance, in *Price v. Dunn*, No. 18A1238 (May 30, 2019), the Alabama Department of Corrections sought to seal expert evidence regarding its lethal injection protocol based solely on a blanket protective order issued by the magistrate judge during discovery, despite the magistrate judge’s clear mandate that the parties were not entitled to automatic sealing based on the protective order. The Court permitted the filing of redacted briefing. NPR and the Reporters Committee intervened and argued that sealing the briefing on which the Court based its decision to deny Mr. Price’s application for a stay of execution violated the public’s First Amendment and common law rights of access to judicial records. The Alabama Department of Corrections did not object to the motion to unseal, and the Court ordered the parties to file unredacted briefs.

As this case illustrates, third-party intervention can be a useful mechanism for members of the media to seek the unsealing of sealed records in specific cases. However, modifying the language of proposed Rule 34.7 to delineate the requirements for practitioners seeking sealing in the first instance would reduce the Court’s burden of addressing motions to intervene and unseal.

III. Rule 34.7 Should Require Practitioners to Specify a Timeframe for the Sealing of Records.

The undersigned propose the following changes to Rule 34.7(g) (added text bold):

(g) The motion should state the length of time the party seeks to have the material maintained under seal. The parties must promptly notify the Court if it is no longer necessary for material previously filed under seal to remain under seal.

This proposed change to Rule 34.7(g) would require practitioners to affirmatively state at the time of filing their motion to seal a timeframe for documents to remain sealed.

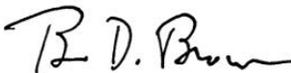
Though a seemingly minor addition, the undersigned believe it is an important one. The Reporters Committee’s 2019 review identified cases where a lower court had permitted sealing, but where sealing was no longer necessary or, in some cases, should have never been permitted at all. *See, e.g., Goynes v. Nebraska*, No. 19-6267 (ordering appendix sealed although search warrant and affidavit had already been made public). Whether intentional or not, litigants frequently leave documents sealed for longer than necessary. By requiring practitioners to specify a time limit for sealing, this proposed change to Rule 34.7(g) would require practitioners to consider how long secrecy is truly required.

Placing a time limit on the sealing of court records, where possible, is critically important in vindicating the public’s rights of access to court records. The Court has recognized that “[t]he loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury.” *Elrod v Burns*, 427 U.S. 347, 373 (1976). As such, the undersigned urge the Court to consider changes to Rule 34.7(g) that would require practitioners to provide a timeframe for sealing at the time a motion to seal is filed, a proposal that is consistent with the sealing rules of several federal circuit courts of appeals. *See e.g.*, 3d Cir. L.A.R. Misc. 106.1 (“A motion to seal must explain the basis for sealing and specify the desired duration of the sealing order.”); 4th Cir. R. 25(c)(2)(B) (“Any motion to seal filed with the Court of Appeals shall . . . state the period of time the party seeks to have the material maintained under seal and how the material is to be handled upon unsealing.”).

* * *

The undersigned commend the Court for its attention to this important issue, and thank you for your consideration. Please do not hesitate to contact Reporters Committee Executive Director Bruce D. Brown (bbrown@rcfp.org) with any questions. We would be pleased to provide any additional information in aid of this work.

Sincerely,



Bruce D. Brown

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APPENDIX A

7. Every document filed in or by this Court is presumptively public, and shall be available to the public for inspection unless ordered by this Court to be sealed.

Where circumstances warrant, a party may file a motion for leave to file material under seal.

(a) A motion to file material under seal should ~~address whether the material in question was sealed in a lower court and, where applicable, provide a copy of the sealing order.~~ **(i) include a detailed description of the compelling interest(s) to be furthered by sealing and why the interest overrides the presumption of openness, and (ii) demonstrate that the sealing request is narrowly tailored and that less restrictive alternatives to sealing cannot afford adequate protection.**

(b) If the material was filed under seal in a lower court, the motion should **provide a copy of the sealing order, where applicable,** identify the reasons that the material was sealed, state whether the seal remains in effect as to each of the relevant documents, and address why it remains necessary to continue to maintain the confidentiality of the information in this Court. ~~If the material was not filed under seal in a lower court, the motion should state with specificity why sealing is necessary in this Court in the first instance.~~

(c) The motion should address why it is necessary that the material to be sealed be included in the filing.

(d) Where possible, the movant should provide a redacted copy of the material for the public record. If this is not feasible, the motion should state the reasons that it is not. Where the material sought to be filed under seal is part of an appendix to the filing, it should be presented in a separate, supplemental volume of the appendix.

(e) Where possible, the motion itself should be drafted so that it may be filed on the public record. If this is not feasible, the motion may be filed under seal, preferably with a redacted copy for the public record. The motion should reflect the position of other parties to the case concerning whether sealing of the material is appropriate.

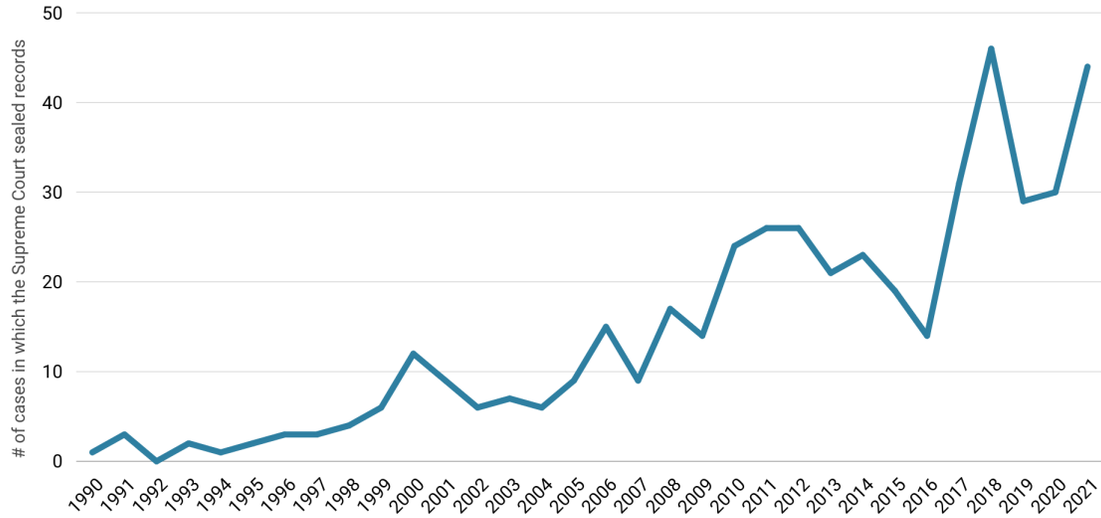
(f) Material that is sought to be filed under seal should be marked “Under Seal” on the cover and on every page of the document. The redacted copy for the public record, when provided, should be marked “Public Copy – Sealed Materials Redacted” on the cover page of the document.

(g) The motion should state the length of time the party seeks to have the material maintained under seal. The parties must promptly notify the Court if it is no longer necessary for material previously filed under seal to remain under seal.

APPENDIX B

Sealing at the U.S. Supreme Court: 1990-2021

The number of cases in which the U.S. Supreme Court has granted requests to seal records has increased dramatically since the 1990s.



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Source: Journal of the Supreme Court of the United States
Research: Reporters Committee Legal Fellows

APPENDIX C

Court Sealing Orders, 1990 to 2021

October Term 1990: Sealing granted in one case and denied in one case.²

Granted

Wilson Sporting Goods Co. v. David Geoffrey & Assocs., Docket No. 90-572, 1990 J. Sup. Ct. U.S. 287 (Nov. 26, 1990) (“The motion of respondents to seal Rule 29.1 listing is granted.”).

Denied

Stankewitz v. California, No. ___, 1990 J. Sup. Ct. U.S. 287 (Feb. 19, 1991) (“The motion to seal the motion for leave to proceed *in forma pauperis* is denied.”).

October Term 1991: Sealing granted in three cases and denied in one case.³

Granted

Rautenberg v. U.S. Dist. Court, Docket No. 91-1136, 1991 J. Sup. Ct. U.S. 2 (Oct. 7, 1991) (“The motion of petitioners to file a redacted petition for a writ of certiorari publicly and motion to file motion under seal are granted.”); *id.* at 666 (Apr. 20, 1992) (“The motion of petitioners for leave to file an unredacted petition for a writ of certiorari under seal is granted. The motion of the Solicitor General for leave to file a brief in opposition initially under seal and to lift seal on brief in opposition and on the prior filing is granted. The motion of petitioners for leave to file a reply brief and addendum to reply brief under seal is granted and the seal is lifted. The motion of petitioners to file motion to take judicial notice under seal is granted. The seal is lifted and the motion to take judicial notice is granted.”).

Viacom Int’l, Inc., v. Icahn, Docket No. 91-1059, 1991 J. Sup. Ct. U.S. 484 (Feb. 24, 1992) (“The motion of petitioner to seal part of petition for a writ of certiorari is granted. Petition for writ of certiorari to the United States Court of Appeals for the Second Circuit denied.”).

Doe v. United States, No. ___, 1991 J. Sup. Ct. U.S. 791 (June 1, 1992) (“The motion of petitioner for leave to file a petition for a writ of certiorari under seal is denied. Petitioner may file a redacted petition for a writ of certiorari on or before June 19, 1992.”).

² Compiled using the Journal of the Supreme Court of the United States for October Term 1990, https://www.supremecourt.gov/pdfs/journals/scannedjournals/1990_journal.pdf.

³ Compiled using the Journal of the Supreme Court of the United States for October Term 1991, https://www.supremecourt.gov/pdfs/journals/scannedjournals/1991_journal.pdf.

Denied

In re J.S., No. ___, 1991 J. Sup. Ct. U.S. 2 (Oct. 7, 1991) (“The motion for leave to file a petition for a writ of certiorari under seal, or alternatively with portions deleted, is denied.”).

October Term 1992: Sealing granted in zero cases and denied in zero cases.⁴

October Term 1993: Sealing granted in two cases and denied in four cases.⁵

Granted

U.S. Dep’t of Def. v. Meinhold, Application No. A-373, 2013 J. Sup. Ct. U.S. 215 (Oct. 29, 1993) (“It is further ordered that the Government can file, under seal, any such documents pending the final outcome of this litigation.”).

Digital Equip. Corp. v. Desktop Direct, Inc., Docket No. 93-405, 2013 J. Sup. Ct. U.S. 405 (Jan. 10, 1994) (“The motion of petitioner for leave to file one volume of the joint appendix under seal is granted.”).

Denied

Kennedy v. United States, No. ___, 2013 J. Sup. Ct. U.S. 217-18 (Nov. 1, 1993) (“The motion of petitioner for a writ of certiorari under seal is denied. The motion of the Solicitor General for leave to file a response under seal is dismissed as moot.”).

Ruiz v. United States, No. ___, 2013 J. Sup. Ct. U.S. 513 (Feb. 22, 1994) (“The motion of petitioner for leave to file a petition for a writ of certiorari under seal is denied without prejudice to petitioner filing a new motion accompanied by a redacted petition for a writ of certiorari.”).

Dingle v. United States, No. ___, 2013 J. Sup. Ct. U.S. 513 (Feb. 22, 1994) (“The motion of petitioner for leave to file a petition for a writ of certiorari under seal and with a public copy with confidential material deleted is denied.”).

Roe v. La. Sup. Ct., Docket No. 93-1878, 2013 J. Sup. Ct. U.S. 977 (June 27, 1994) (“The motion of the petitioner to direct that the response to the petition and the lodging be placed under seal is denied.”).

⁴ Compiled using the Journal of the Supreme Court of the United States for October Term 1992, https://www.supremecourt.gov/pdfs/journals/scannedjournals/1992_journal.pdf.

⁵ Compiled using the Journal of the Supreme Court of the United States for October Term 1993, <https://www.supremecourt.gov/orders/journal/jnl93.pdf>.

October Term 1994: Sealing granted in one case and denied in one case.⁶

Granted

T. B. Butler Publ'g Co. v. U.S. Dist. Court, Docket No. 94-300, 1994 J. Sup. Ct. U.S. 227 (Oct. 17, 1994) (“The motion of petitioner for leave to lodge sealed record excerpts is granted.”).

Denied

Wildberger v. United States, No. ___, 1994 J. Sup. Ct. U.S. 389 (Dec. 12, 1994) (“The motion for leave to file a petition for a writ of certiorari under seal is denied.”).

October Term 1995: Sealing granted in two cases and denied in zero cases.⁷

Granted

Atl. Mut. Ins. Co. v. Columbus-Am. Discovery Grp., Inc., Docket No. 95-415, 1995 J. Sup. Ct. U.S. 201 (Oct. 16, 1995) (“Motion of respondent to seal appendix granted.”).

Turner Broad. Sys., Inc. v. Fed. Commc'ns Comm'n, Docket No. 95-992, 1995 J. Sup. Ct. U.S. 974 (July 1, 1996) (“Motion of appellants to file one volume of the joint appendix under seal granted.”).

Denied

None.

October Term 1996: Sealing granted in three cases and denied in three cases.⁸

Granted

Corporation v. United States, Docket No. 96-403, 1996 J. Sup. Ct. U.S. 192 (Oct. 15, 1996) (“Motion of petitioner for leave to file information under seal granted.”).

Comm. of Dental Amalgam Alloy Mfrs. & Distribs. v. Becker, Docket No. 96-705, 1996 J. Sup. Ct. U.S. 449 (Jan 13., 1997) (“Motion of petitioners to file Rule 29.6 statement under seal granted.”).

⁶ Compiled using the Journal of the Supreme Court of the United States for October Term 1994, <https://www.supremecourt.gov/orders/journal/jnl94.pdf>.

⁷ Compiled using the Journal of the Supreme Court of the United States for October Term 1995, <https://www.supremecourt.gov/orders/journal/jnl95.pdf>.

⁸ Compiled using the Journal of the Supreme Court of the United States for October Term 1996, <https://www.supremecourt.gov/orders/journal/jnl96.pdf>.

Rivera-Robles v. United States, Motion No. M-87, 1996 J. Sup. Ct. U.S. 956 (June 27, 1997) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Denied

Blackman v. United States ex rel. Butcher, Docket No. 95-2011, 1996 J. Sup. Ct. U.S. 125 (Oct. 7, 1996) (“Motion of petitioner for leave to file document under seal denied.”).

In re Jaques, Motion No. M-56, 1996 J. Sup. Ct. U.S. 470 (Jan. 21, 1997) (“Motion to seal petition and other pleadings in this case denied.”).

City of Monroe v. United States, Docket No. 97-122, 1996 J. Sup. Ct. U.S. 1001 (Aug. 6, 1997) (“Motion to seal exhibits filed by the appellants denied.”).

October Term 1997: Sealing granted in three cases and denied in three cases.⁹

Granted

Guerrero-Martinez v. United States, Motion No. M-1, 1997 J. Sup. Ct. U.S. 3 (Aug. 6, 1997) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

United States v. Clinton, Docket No. 97-1924, 1997 J. Sup. Ct. U.S. 881 (June 4, 1998) (“Motion of the Independent Counsel for leave to file an unredacted petition and appendix under seal granted. Motion of counsel for President Clinton for leave to file under seal an unredacted brief in opposition granted. . . . Motion by the Solicitor General, on behalf of the United States acting through the Attorney General, for access to sealed portions of the record denied.”).

United States v. Rubin, Docket No. 97-1942, 1997 J. Sup. Ct. U.S. 881 (June 4, 1998) (“Motion of the Independent Counsel for leave to file an unredacted petition and appendix under seal granted. Leave granted the Solicitor General to file an unredacted response under seal to the petition.”).

Denied

In re Doe, Motion No. M-23, 1997 J. Sup. Ct. U.S. 211 (Nov. 3, 1997) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Anti-Monopoly, Inc. v. Hasbro, Inc., Motion No. M-65, 1997 J. Sup. Ct. U.S. 787 (May 18, 1998) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

⁹ Compiled using the Journal of the Supreme Court of the United States for October Term 1997, <https://www.supremecourt.gov/orders/journal/jnl97.pdf>.

In re Doe, Motion No. M-71, 1997 J. Sup. Ct. U.S. 787 (May 18, 1998) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

October Term 1998: Sealing granted in four cases and denied in three cases.¹⁰

Granted

Office of the President v. Office of Indep. Counsel, Docket No. 98-316, 1998 J. Sup. Ct. U.S. 272-73 (Nov. 9, 1998) (“Motion of petitioner for leave to file unredacted appendix under seal granted.”).

Loe v. United States, Docket No. 98-735, 1998 J. Sup. Ct. U.S. 328 (Nov. 30, 1998) (“Motion of petitioner for leave to file appendix to petition for writ of certiorari under seal granted.”).

Woods v. United States, Motion No. M-39, 1998 J. Sup. Ct. U.S. 479 (Jan. 25, 1999) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for public record granted.”).

Spece v. Rhone-Poulenc Rorer, Inc., Docket No. 98-1243, 1998 J. Sup. Ct. U.S. 732 (Apr. 19, 1999) (“Motion of respondent Baxter Healthcare Corporation for leave to file Rule 29.6 Corporate Disclosure Statement under seal granted.”).

Denied

Loe v. United States, Motion No. M-3, 1998 J. Sup. Ct. U.S. 5 (Oct. 5, 1998) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a redacted petition for writ of certiorari within 30 days.”).

Levitan v. United States, Docket No. 98-7817, 1998 J. Sup. Ct. U.S. 586 (Mar. 1, 1999) (“Motion of petitioner to seal the petition for writ of certiorari denied.”).

In re Strickler, Docket No. 99-5341, 1998 J. Sup. Ct. U.S. 987 (July 21, 1999) (“Motion of petitioner for leave to file supplement in support of petition under seal denied.”).

¹⁰ Compiled using the Journal of the Supreme Court of the United States for October Term 1998, <https://www.supremecourt.gov/orders/journal/jnl98.pdf>.

October Term 1999: Sealing granted in six cases and denied in zero cases.¹¹

Granted

Sons v. California, Docket No. 99-455, 1999 J. Sup. Ct. U.S. 332 (Nov. 15, 1999) (“Motion of petitioner for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Tallakson v. Baxter Healthcare Corp., Docket No. 99-1140, 1999 J. Sup. Ct. U.S. 690–91 (Mar. 20, 2000) (“Motion of respondents for leave to lodge United States Court of Appeals for the Seventh Circuit’s appendix under seal granted. Motion of respondents for leave to file Rule 29.6 listing under seal granted.”).

Smith v. United States, Docket No. 99-1046, 1999 J. Sup. Ct. U.S. 739 (Apr. 3, 2000) (“Motion of petitioner for leave to file a petition for writ of certiorari under seal with redacted copies for the public granted. Petition for writ of certiorari to the United States Court of Appeals for the Fifth Circuit denied.”).

Cook Grp., Inc. v. Wilson, Docket No. 99-1248, 1999 J. Sup. Ct. U.S. 776 (Apr. 17, 2000) (“Motion of petitioners for leave to file sealed and trade secret materials from proceedings below under seal granted. Petition for writ of certiorari to the United States Court of Appeals for the Fourth Circuit denied.”).

People’s Mojahedin Org. of Iran v. Dep’t of State, Docket No. 99-1070, 1999 J. Sup. Ct. U.S. 824 (May 1, 2000) (“Motion of the Solicitor General for leave to lodge under seal a copy of the sealed version of the brief for appellees filed in the United States Court of Appeals granted.”).

Case Corp. v. B & J Co., Docket No. 99-1700, 1999 J. Sup. Ct. U.S. 932 (June 5, 2000) (“Motion of petitioner for leave to lodge under seal District Court order granted.”).

Denied

None.

¹¹ Compiled using the Journal of the Supreme Court of the United States for October Term 1999, <https://www.supremecourt.gov/orders/journal/jnl99.pdf>.

October Term 2000: Sealing granted in twelve cases and denied in zero cases.¹²

Granted

Sealed Petitioner v. United States, Motion No. 00M13, 2000 J. Sup. Ct. U.S. 4 (Oct. 2, 2000) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Columbus-Am. Discovery Grp., Inc. v. Atl. Mut. Ins. Co., Docket No. 99-1935, 2000 J. Sup. Ct. U.S. 129 (Oct. 2, 2000) (“Motion of respondents for leave to file certain lodgings under seal granted.”).

R.E.W. v. C.A.M., Docket No. 00-50, 2000 J. Sup. Ct. U.S. 132 (Oct. 2, 2000) (“Motion of petitioner for leave to file a petition for writ of certiorari under seal with redacted copies for the public record is granted.”).

Loe v. United States, Docket No. 00-111, 2000 J. Sup. Ct. U.S. 132–33 (Oct 2, 2000) (“Motion of petitioner for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”)

TraFFix Devices, Inc. v. Marketing Displays, Inc., Docket No. 99-1571, 2000 J. Sup. Ct. U.S. 176 (Oct. 10, 2000) (“Motion of parties for leave to file Volume II of the joint appendix under seal granted.”).

Koenig v. Fugro-McClelland, Inc., Docket No. 00-500, 2000 J. Sup. Ct. U.S. 478 (Jan. 8, 2001) (“Motion of petitioners for leave to lodge Magistrate’s memorandum and recommendation under seal granted.”).

In re Knowlton, Docket No. 00-719, 2000 J. Sup. Ct. U.S. 481 (Jan. 8, 2001) (“Motion of petitioner for leave to file a petition for writ of mandamus under seal with redacted copies for the public record granted.”).

Dvorak v. United States, Docket No. 00-1141, 2000 J. Sup. Ct. U.S. 600 (Feb. 20, 2001) (“Motion of petitioner for leave to file a portion of the appendix under seal granted.”).

Bawazir v. Mahfouz, Docket No. 00-1102, 2000 J. Sup. Ct. U.S. 669 (Mar. 5, 2001) (“Motion of petitioner for leave to lodge documents under seal granted.”).

Beaver v. West Virginia, Docket No. 00-8292, 2000 J. Sup. Ct. U.S. 766 (Apr. 2, 2001) (“Motion of petitioner for leave to file appendices A and B under seal granted.”).

Gadson v. Walker, Docket No. 00-1331, 2000 J. Sup. Ct. U.S. 827 (Apr. 23, 2001) (“Motion of respondent Baxter Healthcare for leave to file Rule 29.6 corporate disclosure

¹² Compiled using the Journal of the Supreme Court of the United States for October Term 2000, <https://www.supremecourt.gov/orders/journal/jnl00.pdf>.

statement under seal granted. Motion of respondents Armour Pharmaceutical Company, et al., for leave to lodge Court of Appeals appendix under seal granted.”).

TRW Inc. v. Andrews, Docket No. 00-1045, 2000 J. Sup. Ct. U.S. 866 (May 14, 2001) (“Motion of petitioner for leave to file a supplemental joint appendix under seal granted.”).

Denied

None.

October Term 2001: Sealing granted in nine cases and denied in zero cases.¹³

Granted

Anderson v. Calderon, Motion No. 01M15, 2001 J. Sup. Ct. U.S. 3 (Oct. 1, 2001) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for public record granted.”).

Mann v. Thalacker, Docket No. 00-10769, 2001 J. Sup. Ct. U.S. 6 (Oct. 1, 2001) (“Motion of respondent to strike the petition for writ of certiorari and to seal petitioner’s appendix granted without prejudice to counsel for petitioner submitting a redacted petition for writ of certiorari, with the appendix under seal, on or before October 22, 2001.”).

Arave v. Hoffman, Docket No. 00-1775, 2001 J. Sup. Ct. U.S. 159 (Oct. 1, 2001) (“Motion of respondent for leave to proceed *in forma pauperis* granted. Motion of respondent for leave to file Appendix B under seal granted.”).

Dove v. United States, Docket No. 01-91, 2001 J. Sup. Ct. U.S. 163 (Oct. 1, 2001) (“Motion of petitioner for leave to file a portion of appendix under seal granted.”).

Leggett v. United States, Docket No. 01-983, 2001 J. Sup. Ct. U.S. 766 (Apr. 15, 2002) (“Motion of petitioner for leave to file sealed order under seal granted.”).

Palmer v. United States, Docket No. 01-1355, 2001 J. Sup. Ct. U.S. 766 (Apr. 15, 2002) (“Motion of petitioner for leave to file pre-sentence investigation report under seal granted.”).

Crater Corp. v. Lucent Techs., Inc., Docket No. 01-932, 2001 J. Sup. Ct. U.S. 878 (May 13, 2002) (“Motion of petitioner for leave to file District Court order under seal granted.”).

¹³ Compiled using the Journal of the Supreme Court of the United States for October Term 2001, <https://www.supremecourt.gov/orders/journal/jnl01.pdf>.

Stitt v. United States, Docket No. 01-7332. 2001 J. Sup. Ct. U.S. 879 (May 13, 2002) (“Motion of petitioner for leave to file pre-sentence report under seal granted.”).

Jazz Photo Corp. v. Int’l Trade Comm’n, Docket No. 01-1158; *Fuji Photo Film Co. v. Jazz Photo Corp.*, Docket No. 01-1376; 2001 J. Sup. Ct. U.S. 1037–38 (June 24, 2002) (“Motion of petitioners in No. 01-1158 for leave to file a petition for writ of certiorari under seal with redacted copies for the public granted. . . . Motion of respondent Fuji Photo Film Co., Ltd. in No. 01-1158 for leave to file a brief in opposition under seal with redacted copies of the brief for the public granted. Motion of petitioner in No. 01-1376 for leave to file a cross-petition for writ of certiorari under seal with redacted copies for the public granted. Motion of respondents Jazz Photo Corp., et al., for leave to file a supplemental brief in No. 01-1376 under seal with redacted copies for the public granted.”).

Denied

None.

October Term 2002: Sealing granted in six cases and denied in five cases.¹⁴

Granted

Islamic Republic of Iran v. McKesson HBOC, Inc., Docket No. 01-1521; *McKesson HBOC, Inc. v. Islamic Republic of Iran*, Docket No. 01-1708, 2002 J. Sup. Ct. U.S. 160 (Oct. 7, 2002) (“Motion of Islamic Republic of Iran for leave to file confidential documents under seal granted.”).

Nicholas v. West Virginia, Docket No. 02-5684, 2002 J. Sup. Ct. U.S. 230 (Oct. 15, 2002) (“Motion of petitioner for leave to file Appendix A under seal granted.”).

Pignatiello v. United States, Motion No. 02M13, 2002 J. Sup. Ct. U.S. 421 (Dec. 9, 2002) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Idelle C. v. Ovando C., Motion No. 02M53, 2002 J. Sup. Ct. U.S. 608 (Feb. 24, 2003) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Medina v. United States, Motion No. 02M89, 2002 J. Sup. Ct. U.S. 1105 (June 27, 2003) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

¹⁴ Compiled using the Journal of the Supreme Court of the United States for October Term 2002, <https://www.supremecourt.gov/orders/journal/jnl02.pdf>.

Chamber of Commerce v. Fed. Election Comm'n, Docket No. 02-1756, 2002 J. Sup. Ct. U.S. 1164 (Aug. 25, 2003) (Motion of plaintiffs Senator Mitch McConnell, et al., to file volume VI of the joint appendix under seal granted. Motion of the intervenor-defendants to file their brief under seal with redacted copies for the public record granted.”).

Denied

Pignatiello v. United States, Motion No. 02M13, 2002 J. Sup. Ct. U.S. 5 (Oct. 7, 2002) (“Motion of petitioner for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with a redacted petition for writ of certiorari within 30 days.”).

Sealed Appellant 1 v. Sealed Appellees 1-48, Motion No. 02M16, 2002 J. Sup. Ct. U.S. 5 (Oct. 7, 2002) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Smith v. Doe I, Docket No. 01-729, 2002 J. Sup. Ct. U.S. 6 (Oct. 7, 2002) (“Motion of Public Defender of New Jersey, as amicus curiae, for leave to lodge documents under seal with redacted copies for the public record denied.”).

Medina v. United States, Motion No. 02M89, 2002 J. Sup. Ct. U.S. 937–38 (May 19, 2003) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with a redacted petition for a writ of certiorari within 30 days.”).

McCorkle v. United States, Motion No. 02M96, 2002 J. Sup. Ct. U.S. 979 (May 27, 2003) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with a redacted petition for writ of certiorari within 30 days.”).

October Term 2003: Sealing granted in seven cases and denied in one case.¹⁵

Granted

McCorkle v. United States, Motion No. 02M96, 2003 J. Sup. Ct. U.S. 2 (Oct. 6, 2003) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

M.K.B. v. Warden, Docket No. 03–6747, Motion No. 03M1, 2003 J. Sup. Ct. U.S. 2 (Oct. 6, 2003) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”); *id.* at 597 (Feb. 23, 2004) (“Motion of Reporters Committee for Freedom of the Press, et. al. for leave to intervene denied. Motion of respondents for leave to file a brief in opposition under seal granted. Motion of petitioner

¹⁵ Compiled using the Journal of the Supreme Court of the United States for October Term 2003, <https://www.supremecourt.gov/orders/journal/jnl03.pdf>.

for leave to file a reply brief under seal with redacted copies for the public record granted.”).

Seal X v. Daniels, Motion No. 03M27, 2003 J. Sup. Ct. U.S. 237 (Nov. 3, 2003) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Feres v. United States, Motion No. 03M32, 2003 J. Sup. Ct. U.S. 319 (Dec. 1, 2003) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Under Seal v. United States, Motion No. 03M49, 2003 J. Sup. Ct. U.S. 653 (Mar. 8, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Doe v. United States, Motion No. 03M69, 2003 J. Sup. Ct. U.S. 841 (May 3, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Taylor v. Prudential Ins. Co. of Am., Motion No. 03M81, 2003 J. Sup. Ct. U.S. 1020 (June 28, 2004) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Denied

Creveling v. Mohave Cty., Motion No. 03M60, 2003 J. Sup. Ct. U.S. 748 (Apr. 5, 2004) (“Motion for leave to proceed *in forma pauperis* with declaration of indigency under seal denied.”).

October Term 2004: Sealing granted in six cases and denied in one case.¹⁶

Granted

Martini v. Hendricks, Motion No. 03M85, 2004 J. Sup. Ct. U.S. 2 (Oct. 4, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Chavez v. United States, Motion No. 03M87, 2004 J. Sup. Ct. U.S. 3 (Oct. 4, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Doe v. United States, Motion No. 04M4, 2004 J. Sup. Ct. U.S. 3 (Oct. 4, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

¹⁶ Compiled using the Journal of the Supreme Court of the United States for October Term 2004, <https://www.supremecourt.gov/orders/journal/jnl04.pdf>.

Boggs v. United States, Motion No. 04M13, 2004 J. Sup. Ct. U.S. 155 (Oct. 12, 2004) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Clark v. McLeod, Motion No. 04M48, 2004 J. Sup. Ct. U.S. 797 (Apr. 18, 2005) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Garcia-Mejia v. United States, Motion No. 04M67, 2004 J. Sup. Ct. U.S. 875 (May 2, 2005) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Denied

Clark v. McLeod, Motion No. 04M48, 2004 J. Sup. Ct. U.S. 568 (Feb. 22, 2005) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied without prejudice to filing a renewed motion together with a redacted version of the supplemental appendix within 30 days.”).

October Term 2005: Sealing granted in nine cases and denied in zero cases.¹⁷

Granted

In re Grand Jury Proceedings, Docket No. 05-415, Motion No. 05M8, 2005 J. Sup. Ct. U.S. 12 (Oct. 3, 2005) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted. The Chief Justice took no part in the consideration or decision of this motion.”); *id.* at 529 (Jan. 9, 2006) (“Motion of the Solicitor General for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Garcia v. United States, Motion No. 04-1564, 2005 J. Sup. Ct. U.S. 189 (Oct. 3, 2005) (“Motion of the Solicitor General for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

New York v. Zappulla, Docket No. 04-1520, 2005 J. Sup. Ct. U.S. 243 (Oct. 11, 2005) (“Motion of respondent to strike petitioner’s reply brief is treated as a motion to seal the brief, and the motion is granted. Petitioner is directed to file a redacted reply brief for the public record within 10 days.”).

In re Grand Jury Proceedings, Docket No. 05-572, Motion No. 05M24, 2005 J. Sup. Ct. U.S. 327 (Nov. 7, 2005) (“Motion for leave to file a petition for writ of certiorari under seal granted.”); *id.* at 667 (Feb. 21, 2006) (“Motion of the Solicitor General for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

¹⁷ Compiled using the Journal of the Supreme Court of the United States for October Term 2005, <https://www.supremecourt.gov/orders/journal/jnl05.pdf>.

Under Seal v. United States, Motion No. 05M34, 2005 J. Sup. Ct. U.S. 454 (Dec. 12, 2005) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Lentz v. United States, Motion No. 05M59, 2005 J. Sup. Ct. U.S. 621 (Feb. 21, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

QLT, Inc. v. Mass. Eye and Ear Infirmary, Motion No. 05M66, 2005 J. Sup. Ct. U.S. 747 (Mar. 20, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Garcia-Mejia v. United States, Motion No. 05M73, 2005 J. Sup. Ct. U.S. 787 (Mar. 27, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Blanco-Loya v. United States, Motion No. 05M85, 2005 J. Sup. Ct. U.S. 1037 (June 5, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Denied

None.

October Term 2006: Sealing granted in fifteen cases and denied in three cases.¹⁸

Granted

Doe v. United States, Motion No. 06M17, 2006 J. Sup. Ct. U.S. 4 (Oct. 2, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Rowe v. N.H. Motor Transp. Ass’n, Motion No. 06M20, 2006 J. Sup. Ct. U.S. 4 (Oct. 2, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Cooperativa de Seguros de Vida de Puerto Rico v. F.A.C., Inc., Docket No. 06–458, Motion No. 06M21, 2006 J. Sup. Ct. U.S. 5 (Oct. 2, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”); *id.* at 414-15 (Dec. 4, 2006) (“Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

¹⁸ Compiled using the Journal of the Supreme Court of the United States for October Term 2006, <https://www.supremecourt.gov/orders/journal/jnl06.pdf>.

Doe v. United States, Motion No. 06M22, 2006 J. Sup. Ct. U.S. 5 (Oct. 2, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Sealed Case, Motion No. 06M24, 2006 J. Sup. Ct. U.S. 5 (Oct. 2, 2006) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Gonzales v. Planned Parenthood Fed’n of Am., Inc., Docket No. 05–1382, 2006 J. Sup. Ct. U.S. 6 (Oct. 2, 2006) (“Motion of the Solicitor General for leave to file Volume 6 of the joint appendix under seal granted.”).

In re Grand Jury Proceedings, Motion No. 06M48, 2006 J. Sup. Ct. U.S. 359 (Nov. 27, 2006) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Claiborne v. United States, Docket No. 06–5618, 2006 J. Sup. Ct. U.S. 447 (Jan. 5, 2007) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Rita v. United States, Docket No. 06–5754, 2006 J. Sup. Ct. U.S. 447 (Jan. 5, 2007) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Quanta Computer, Inc. v. LG Elecs., Inc., Motion No. 06M54, 2006 J. Sup. Ct. U.S. 452 (Jan. 8, 2007) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Ali, Docket No. 06–1194, Motion No. 06M73, 2006 J. Sup. Ct. U.S. 702 (Mar. 5, 2007) (“Motion for leave to file a petition for writ of habeas corpus under seal granted.”); *id.* at 1072 (June 25, 2007) (“Motion of petitioner for leave to file an opposition to respondents’ motion to dismiss under seal granted.”).

In re Sealed Case, Motion No. 06M80, 2006 J. Sup. Ct. U.S. 797 (Apr. 2, 2007) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Franco-Guerrero v. United States, Motion No. 06M90, 2006 J. Sup. Ct. U.S. 953 (May 21, 2007) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Derrick v. United States, Docket No. 06–6330, 2006 J. Sup. Ct. U.S. 1145 (Aug. 20, 2007) (“Motion of petitioner to file Volume II of the joint appendix under seal granted.”).

Gall v. United States, Docket No. 06–7949, 2006 J. Sup. Ct. U.S. 1145 (Aug. 20, 2007) (“Motion of petitioner to file Volume II of the joint appendix under seal granted.”).

Denied

Gray v. United States, Motion No. 06M63, 2006 J. Sup. Ct. U.S. 609 (Feb. 20, 2007) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Ellis v. United States, Motion No. 06M91, 2006 J. Sup. Ct. U.S. 953 (May 21, 2007) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with a redacted petition for writ of certiorari within 30 days.”).

Krouner v. United States Tax Ct., Motion No. 06M98, 2006 J. Sup. Ct. U.S. 1047 (June 18, 2007) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with a redacted petition within 30 days with redactions limited to confidential information.”).

October Term 2007: Sealing granted in nine cases and denied in two cases.¹⁹

Granted

Ellis v. United States, Motion No. 06M91, 2007 J. Sup. Ct. U.S. 2 (Oct. 1, 2007) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Krouner v. United States Tax Court, Motion No. 06M98, 2007 J. Sup. Ct. U.S. 2 (Oct. 1, 2007) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Al-Ghizzawi, Motion No. 07M5, 2007 J. Sup. Ct. U.S. 3 (Oct. 1, 2007) (“Motion for leave to file a petition for writ of habeas corpus under seal granted.”).

Castaneda v. United States, Motion No. 07M15, 2007 J. Sup. Ct. U.S. 3 (Oct. 1, 2007) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Quanta Computer, Inc. v. LG Elecs., Inc., Docket No. 06-937, 2007 J. Sup. Ct. U.S. 369 (Dec. 3, 2007) (“Motion of petitioners for leave to file Volume II of the joint appendix under seal granted.”).

Baze v. Rees, Docket No. 07-5439, 2007 J. Sup. Ct. U.S. 397 (Dec. 10, 2007) (“Motion of petitioners for leave to file Volume IV of the joint appendix under seal granted.”).

¹⁹ Compiled using the Journal of the Supreme Court of the United States for October Term 2007, <https://www.supremecourt.gov/orders/journal/jnl07.pdf>.

Nucleonics, Inc. v. Benitec Australia, Ltd., Docket No. 07-1068, Motion No. 07M37, 2007 J. Sup. Ct. U.S. 558 (Feb. 19, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Irizarry v. United States, Docket No. 06-7517, 2007 J. Sup. Ct. U.S. 682 (Mar. 17, 2008) (“Motion of petitioner for leave to file Volume Three of the joint appendix under seal granted.”).

United States v. ABC, Docket No. 07-745, 2007 J. Sup. Ct. U.S. 841 (Apr. 28, 2008) (“Motion of the Solicitor General for leave to file Appendix B to the petition for writ of certiorari under seal granted.”).

Denied

Wagstaff v. Dep’t of Educ., Motion No. 07M52, 2007 J. Sup. Ct. U.S. 682 (Mar. 17, 2008) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

Phillips v. United Parcel Service, Inc., Motion No. 07M57, 2007 J. Sup. Ct. U.S. 721 (Mar. 24, 2008) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency filed under seal denied.”).

October Term 2008: Sealing granted in seventeen cases and denied in zero cases.²⁰

Granted

Cairns v. Johnson, Motion No. 07M76, 2008 J. Sup. Ct. U.S. 2 (Oct. 6, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Sealed Appellant v. United States, Motion No. 08M9, 2008 J. Sup. Ct. U.S. 3 (Oct. 6, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Tucker v. United States, Motion No. 07M79, 2008 J. Sup. Ct. U.S. 3 (Oct. 6, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

²⁰ Compiled using the Journal of the Supreme Court of the United States for October Term 2008, <https://www.supremecourt.gov/orders/journal/jnl08.pdf>. The 2011 letter submitted by the Reporters Committee referenced eighteen cases involving sealing for October Term 2008, counting *USEC Inc. v. Eurodif S.A.*, No. 07-1078 and *United States v. Eurodif S.A.*, No. 07-1059, as separate cases. Since these cases were consolidated, however, and the Court issued only one sealing order, the undersigned will count this—and similar cases—as only one case each.

Chambers v. United States, Docket No. 06-11206, 2008 J. Sup. Ct. U.S. 4 (Oct. 6, 2008) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

United States v. Eurodif S.A., Docket No. 07-1059 & *USEC Inc. v. Eurodif S.A.*, Docket No. 07-1078, 2008 J. Sup. Ct. U.S. 5 (Oct. 6, 2008) (“Motion of the Acting Solicitor General for leave to file two volumes of the joint appendix under seal granted.”).

Winter v. Nat. Res. Def. Council, Inc., Docket No. 07-1239, 2008 J. Sup. Ct. U.S. 5 (Oct. 6, 2008) (“Motion of the Acting Solicitor General for leave to file one volume of the joint appendix under seal granted.”).

Banks v. United States, Motion No. 08M31, 2008 J. Sup. Ct. U.S. 323 (Dec. 1, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Turner v. United States, Motion No. 08M26, 2008 J. Sup. Ct. U.S. 323 (Dec. 1, 2008) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Puckett v. United States, Docket No. 07-9712, 2008 J. Sup. Ct. U.S. 528 (Feb. 23, 2009) (“Motion of the parties for leave to file Volume II of the joint appendix under seal granted.”).

Dean v. United States, Docket No. 08-5274, 2008 J. Sup. Ct. U.S. 528 (Feb. 23, 2009) (“Motion of the parties for leave to file Volume II of the joint appendix under seal granted.”).

Golden Bridge Tech. Inc. v. Motorola Inc., Motion No. 08M61, 2008 J. Sup. Ct. U.S. 528 (Feb. 23, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

McNeese v. United States, Motion No. 08M67, 2008 J. Sup. Ct. U.S. 642 (Mar. 23, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Pella Corp. v. Andersen Corp., Docket No. 08-1209, 2008 J. Sup. Ct. U.S. 916 (June 1, 2009) (“Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Pietrangelo v. Gates, Docket No. 08-824, 2008 J. Sup. Ct. U.S. 935 (June 8, 2009) (“Motion of petitioner to strike the brief of the Cook respondents denied. Motion of petitioner to seal Attachment A to the motion to strike granted. Motion of the Cook respondents to withdraw the brief filed January 26, 2009, granted.”).

Sealed Petitioner v. United States, Motion No. 08M88, 2008 J. Sup. Ct. U.S. 1002 (June 29, 2009) (Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Johnson v. United States, Docket No. 08-6925, 2008 J. Sup. Ct. U.S. 1029 (July 27, 2009) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Graham v. Florida, Docket No. 08-7412, 2008 J. Sup. Ct. U.S. 1056 (Sept. 4, 2009) (“Motion of petitioner for leave to file Volume III of the joint appendix under seal granted.”).

Denied

None.

October Term 2009: Sealing granted in fourteen cases and denied in five cases.²¹

Granted

Moore v. Adventist Health Sys./Georgia Inc., Motion No. 09M3, 2009 J. Sup. Ct. U.S. 2 (Oct. 5, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Lacen-Berrios v. United States, Motion No. 09M6, 2009 J. Sup. Ct. U.S. 2 (Oct. 5, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Sealed Petitioner v. United States, Motion No. 09M14, 2009 J. Sup. Ct. U.S. 3 (Oct. 5, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Sealed Petitioners v. United States, Motion No. 09M15, 2009 J. Sup. Ct. U.S. 3 (Oct. 5, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Wahi v. Charleston Area Med. Center, Motion No. 09M30, 2009 J. Sup. Ct. U.S. 181 (Oct. 13, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Al-Ghizzawi, Motion No. 09M38, 2009 J. Sup. Ct. U.S. 241 (Nov. 2, 2009) (“Motion for leave to file a petition for writ of habeas corpus under seal granted.”).

²¹ Compiled using the Journal of the Supreme Court of the United States for October Term 2009, <https://www.supremecourt.gov/orders/journal/jnl09.pdf>.

Nitro Distrib., Inc. v. Alticor, Inc., Motion No. 09M39, 2009 J. Sup. Ct. U.S. 241 (Nov. 2, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Ogedengbe v. United States, Motion No. 09M47, 2009 J. Sup. Ct. U.S. 299 (Nov. 16, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Ogedengbe v. United States, Motion No. 09M50, 2009 J. Sup. Ct. U.S. 300 (Nov. 16, 2009) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Chekkouri, Docket No. 09-7659, 2009 J. Sup. Ct. U.S. 458 (Jan. 11, 2010) (“Motion of petitioner to unseal pleadings before this Court denied. Petition for writ of habeas corpus denied.”).²²

Skilling v. United States, Docket No. 08-1394, 2009 J. Sup. Ct. U.S. 544 (Feb. 22, 2010) (“Motion of petitioner for leave to file a supplemental volume of the joint appendix under seal granted.”).

Dillon v. United States, Docket No. 09-6338, 2009 J. Sup. Ct. U.S. 592 (Mar. 1, 2010) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Jones v. United States, No. 09M73, 2009 J. Sup. Ct. U.S. 625 (Mar. 8, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Sealed Petitioner v. United States, Motion No. 09M106, 2009 J. Sup. Ct. U.S. 976 (June 21, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Denied

Williams v. U.S. Dist. Court, Motion No. 09M70, 2009 J. Sup. Ct. U.S. 543–44 (Feb. 22, 2010) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

Bishop v. Dep’t Disciplinary Comm., Motion No. 09M78, 2009 J. Sup. Ct. U.S. 647 (Mar. 22, 2010) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

²² The parties in *In re Chekkouri* submitted multiple filings to the Court under seal without any accompanying motions to seal. The petitioner submitted a motion “to unseal pleadings,” but the Court denied this. The undersigned have included *In re Chekkouri* in this tally because it is a case in which the Court permitted sealing.

Brown v. United States, Docket No. 09-8548, 2009 J. Sup. Ct. U.S. 675 (Mar. 22, 2010) (“Motion of petitioner to seal the petition for writ of certiorari denied.”).

Doe v. Duncan, Motion No. 09M81, 2009 J. Sup. Ct. U.S. 689 (Mar. 29, 2010) (“Motion for leave to proceed *in forma pauperis* with declaration of indigency under seal denied.”).

In re Doe, Motion No. 09M91, 2009 J. Sup. Ct. U.S. 807 (May 3, 2010) (“Motion for leave to file a petition for writ of habeas corpus under seal with redacted copies for the public record denied.”).

October Term 2010: Sealing granted in twenty-four cases and denied in six cases.²³

Granted

Ameziane v. Obama, Docket No. 10-447, Motion No. 10M16, 2010 J. Sup. Ct. U.S. 4 (Oct. 4, 2010) (“Motion for leave to file a petition for writ of certiorari under seal granted.”); *id.* at 689 (“Motion of respondents for leave to file a brief in opposition under seal granted. Motion of petitioner for leave to file a reply brief under seal granted.”).

Aranda v. United States, Motion No. 10M24, 2010 J. Sup. Ct. U.S. 5 (Oct. 4, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Valle v. United States, Motion No. 10M26, 2010 J. Sup. Ct. U.S. 5 (Oct. 4, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Pepper v. United States, Docket No. 09-6822, 2010 J. Sup. Ct. U.S. 7 (Oct. 4, 2010) (“Motion of petitioner for leave to file volume II of the joint appendix under seal granted.”).

Constant v. Doe, Docket No. 09-11327, 2010 J. Sup. Ct. U.S. 155 (Oct. 4, 2010) (“Motion of respondents to seal the petition for writ of certiorari and to substitute a redacted version for the public record granted.”).

In re Grand Jury Proceedings, Docket No. 10-512, Motion No. 10M38, 2010 J. Sup. Ct. U.S. 221 (Oct. 18, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”); *id.* at 331 (“Motion of petitioners to unseal the petition for writ of certiorari denied.”).

²³ Compiled using the Journal of the Supreme Court of the United States for October Term 2010, <https://www.supremecourt.gov/orders/journal/jnl10.pdf>.

Rodriguez v. United States, Motion No. 10M40, 2010 J. Sup. Ct. U.S. 221 (Oct. 18, 2010) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Mohammed v. Obama, Motion No. 10M51, 2010 J. Sup. Ct. U.S. 389 (Dec. 6, 2010) (“Motion for leave to a file a petition for writ of certiorari under seal granted.”).

Sadiq K. v. Me. Dep’t of Health & Human Servs., Motion No. 10M54, Docket No. 10-7925, 2010 J. Sup. Ct. U.S. 411 (Dec. 13, 2010) (“Motion for leave to file a petition for writ of certiorari under seal granted.”); *id.* at 788 (“Motion of respondent for leave to file brief in opposition under seal granted.”).

Sykes v. United States, Docket No. 09-11311, 2010 J. Sup. Ct. U.S. 433 (Jan. 7, 2011) (“Motion of petitioner for leave to file volume II of the joint appendix under seal granted.”).

Freeman v. United States, Docket No. 09-10245, 2010 J. Sup. Ct. U.S. 437 (Jan. 10, 2011) (“Motion of petitioner for leave to file a volume of the joint appendix under seal granted.”).

Mallo v. W. Va. Dep’t of Health & Human Res., Motion No. 10M59, 2010 J. Sup. Ct. U.S. 437 (Jan. 10, 2011) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with either a redacted petition for writ of certiorari, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted sub nom. C.M. v. W. Va. Dep’t of Health & Human Res.*, 2010 J. Sup. Ct. U.S. 621 (Feb. 28, 2011) (“Renewed motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Avid Identification Sys. v. Crystal Imp. Corp., Docket No. 10-509, 2010 J. Sup. Ct. U.S. 473 (Jan. 10, 2011) (“Motion of Allflex U.S.A., Inc. for leave to file a brief as amicus curiae under seal with redacted copies for the public record granted.”).

Sealed Appellant v. Sealed Appellee, Motion No. 10M70, 2010 J. Sup. Ct. U.S. 561 (Feb. 22, 2011) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Doe v. United States, Motion No. 10M77, 2010 J. Sup. Ct. U.S. 622 (Feb. 28, 2011) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Tapia v. United States, Docket No. 10-5400, 2010 J. Sup. Ct. U.S. 646 (Mar. 7, 2011) (“Motion of petitioner for leave to file volume II of the joint appendix under seal granted.”).

Juvenile Male v. United States, Motion No. 10M87, 2010 J. Sup. Ct. U.S. 670 (Mar. 21, 2011) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

McNeill v. United States, Docket No. 10-5258, 2010 J. Sup. Ct. U.S. 670 (Mar. 21, 2011) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

White & Case LLP v. United States, Motion No. 10M88, 2010 J. Sup. Ct. U.S. 670 (Mar. 21, 2011) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Shiplet v. Vilsack, Motion No. 10M84, 2010 J. Sup. Ct. U.S. 705 (Mar. 28, 2011) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied without prejudice to filing a renewed motion together with either a redacted supplemental appendix, or an explanation as to why the supplemental appendix may not be redacted, within 30 days.”), *renewed motion granted*, 2010 J. Sup. Ct. U.S. 983 (June 20, 2011) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted, except that the order of May 15, 2009, shall be placed in the public record.”).

Nossaman LLP v. United States, Motion No. 10M91, 2010 J. Sup. Ct. U.S. 705 (Mar. 28, 2011) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Kiyemba v. Obama, Docket No. 10-775, 2010 J. Sup. Ct. U.S. 787 (Apr. 18, 2011) (“Motion of petitioners for leave to file a supplemental brief under seal granted.”).

Sealed Defendant v. United States, Motion No. 10M111, 2010 J. Sup. Ct. U.S. 933 (June 6, 2011) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Verdugo v. United States, Motion No. 10M116, 2010 J. Sup. Ct. U.S. 1012 (June 27, 2011) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Denied

Brewer v. Landrigan, Motion No. 10A416, 2010 J. Sup. Ct. U.S. 253 (Oct. 26, 2010) (“Motion to file documents under seal denied as moot.”).

Mallo v. W. Va. Dep’t of Health & Human Res., Motion No. 10M59, 2010 J. Sup. Ct. U.S. 437 (Jan. 10, 2011) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with either a redacted petition for writ of certiorari, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted sub nom. C.M. v. W. Va. Dep’t of Health & Human Res.*, 2010 J. Sup. Ct. U.S. 621 (Feb. 28, 2011) (“Renewed motion for

leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Shiplot v. Vilsack, Motion No. 10M84, 2010 J. Sup. Ct. U.S. 705 (Mar. 28, 2011) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied without prejudice to filing a renewed motion together with either a redacted supplemental appendix, or an explanation as to why the supplemental appendix may not be redacted, within 30 days.”), *renewed motion granted*, 2010 J. Sup. Ct. U.S. 983 (June 20, 2011) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted, except that the order of May 15, 2009, shall be placed in the public record.”).

Burns v. Comm’r of Revenue of Minn., Motion No. 10M98, 2010 J. Sup. Ct. U.S. 764 (Apr. 18, 2011) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency filed under seal denied.”).

In re Burns, Motion No. 10M99, J. Sup. Ct. U.S. 764 (Apr. 18, 2011) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency filed under seal denied.”).

Gomez v. California, Motion No. 10M112, 2010 J. Sup. Ct. U.S. 933 (June 6, 2011) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with either a redacted petition, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 3 (Oct. 3, 2011) (“The renewed motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

October Term 2011: Sealing granted in twenty-six cases and denied in eight cases.²⁴

Granted

Gomez v. California, Motion No. 10M112, 2010 J. Sup. Ct. U.S. 933 (June 6, 2011) (“Motion for leave to file a petition for writ of certiorari under seal denied without prejudice to filing a renewed motion together with either a redacted petition, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 3 (Oct. 3, 2011) (“The renewed motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Moundridge v. Exxon Mobil Corp., Motion No. 11M5, 2011 J. Sup. Ct. U.S. 3 (Oct. 3, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

²⁴ Compiled using the Journal of the Supreme Court of the United States for October Term 2011, <https://www.supremecourt.gov/orders/journal/jnl111.pdf>.

Wigren v. United States, Motion No. 11M13, 2011 J. Sup. Ct. U.S. 4 (Oct. 3, 2011) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Pascual v. United States, Motion No. 11M14, 2011 J. Sup. Ct. U.S. 4 (Oct. 3, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Uthman v. Obama, Motion No. 11M2, 2011 J. Sup. Ct. U.S. 5 (Oct. 3, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

In re Grand Jury Proceedings, Motion No. 11M23, 2011 J. Sup. Ct. U.S. 5 (Oct. 3, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Setser v. United States, Docket No. 10-7387, 2011 J. Sup. Ct. U.S. 6 (Oct. 3, 2011) (“The motion of petitioner for leave to file volume II of the joint appendix under seal is granted.”).

Carter v. United States, Motion No. 11M29, 2011 J. Sup. Ct. U.S. 176 (Oct. 11, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Davis v. United States, Motion No. 11M31, 2011 J. Sup. Ct. U.S. 176 (Oct. 11, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Slough v. United States, Docket No. 11-591, Motion No. 11M43, 2011 J. Sup. Ct. U.S. 291 (Nov. 14, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”), *id.* at 920 (“The motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record is granted.”).

Dally v. United States, Motion No. 11M44, 2011 J. Sup. Ct. U.S. 292 (Nov. 14, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Almerfeddi v. United States, Motion No. 11M46, 2011 J. Sup. Ct. U.S. 361 (Dec. 5, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

Robinson v. United States, Motion No. 11M53, 2011 J. Sup. Ct. U.S. 412 (Jan. 9, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Sealed Petitioner v. Sealed Respondent, Motion No. 11M56, 2011 J. Sup. Ct. U.S. 412 (Jan. 9, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Tessera v. Int'l Trade Comm'n, Docket No. 11-903, Motion No. 11M60, 2011 J. Sup. Ct. U.S. 507 (Jan. 23, 2012) (“The motions for leave to file petitions for writs of certiorari under seal with redacted copies for the public record are granted.”), *id.* at 900 (“The motion of ANP Respondents for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion of petitioner for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

Smith v. ABN AMRO Mortgage Group, Docket No. 11-904, Motion No. 11M61, 2011 J. Sup. Ct. U.S. 507 (Jan. 23, 2012) (“The motions for leave to file petitions for writs of certiorari under seal with redacted copies for the public record are granted.”), *id.* at 697 (“The motion of respondents for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion of petitioners for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

M.H. v. United States, Motion No. 11M66, 2011 J. Sup. Ct. U.S. 537 (Feb. 21, 2012) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Latif v. Obama, Docket No. 11-027, Motion No. 11M67, 2011 J. Sup. Ct. U.S. 537 (Feb. 21, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”), *id.* at 941 (“The motion of respondents for leave to file a brief in opposition under seal is granted. The motion of petitioner for leave to file a reply brief under seal is granted.”).

El Falesteny v. Obama, Docket No. 11-9344, Motion No. 11M59, 2011 J. Sup. Ct. U.S. 471 (Jan. 17, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is denied without prejudice to filing a renewed motion together with either a redacted petition, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 643 (Mar. 19, 2012) (“The motion for leave to file a renewed motion under seal is granted. The renewed motion for leave to file a petition for a writ of certiorari under seal is granted.”), *id.* at 963 (“The motion of respondents for leave to file a brief in opposition under seal is granted. The motion of petitioner for leave to file a reply brief under seal is granted.”).

Lahrichi v. Lumera Corp., Motion No. 11M65, 2011 J. Sup. Ct. U.S. 537 (Feb. 21, 2012) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is denied without prejudice to filing a renewed motion together with either a redacted supplemental appendix, or an explanation as to why the supplemental appendix may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 779 (Apr. 23, 2012) (“The renewed motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

AvidAir Helicopter Supply, Inc., v. Rolls-Royce Corp., Motion No. 11M106, 2011 J. Sup. Ct. U.S. 829 (May 14, 2012) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Mr. S. v. United States, Motion No. 11M109, 2011 J. Sup. Ct. U.S. 866 (May 21, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Under Seal v. United States, Motion No. 11M111, 2011 J. Sup. Ct. U.S. 866 (May 21, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

John Mezzalingua Assoc. v. Int'l Trade Comm'n, Motion No. 11M92, 2011 J. Sup. Ct. U.S. 707 (Apr. 2, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is denied without prejudice to filing a renewed motion explaining in detail the basis for sealing the petition along with a redacted version of the petition limited to information not part of the public record in the Court of Appeals within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 888 (May 29, 2012) (“The renewed motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Under Seal v. Under Seal, et al., Motion No. 11M121, 2011 J. Sup. Ct. U.S. 978 (June 25, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Roe v. United States, Motion No. 11M122, 2011 J. Sup. Ct. U.S. 978 (June 25, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted on condition that petitioners provide a redacted motion and petition that remove any appended item containing a party’s true name and any reference to such item within 30 days.”)

Denied

Bey v. North Carolina, Motion No. 11M4, 2011 J. Sup. Ct. U.S. 3 (Oct. 3, 2011) (“The motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal is denied.”).

C.D. v. United States, Motion No. 11M50, 2011 J. Sup. Ct. U.S. 387 (Dec. 12, 2011) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is denied.”).

Goldblatt v. W. Dist. of Missouri, Motion No. 11M58, 2011 J. Sup. Ct. U.S. 412 (Jan. 9, 2012) (“The motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal is denied.”).

El Falesteny v. Obama, Docket No.11-9344, Motion No. 11M59, 2011 J. Sup. Ct. U.S. 471 (Jan. 17, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is denied without prejudice to filing a renewed motion together with either a redacted petition, or an explanation as to why the petition may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 643 (Mar. 19, 2012) (“The motion for leave to file a renewed motion under seal is granted. The renewed motion for leave to file a petition for a writ of certiorari under seal is granted.”), *id.* at 963 (“The motion of respondents for leave to a file brief in opposition under seal is granted. The motion of petitioner for leave to file a reply brief under seal is granted.”).

Lahrichi v. Lumera Corp., Motion No. 11M65, 2011 J. Sup. Ct. U.S. 537 (Feb. 21, 2012) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is denied without prejudice to filing a renewed motion together with either a redacted supplemental appendix, or an explanation as to why the supplemental appendix may not be redacted, within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 779 (Apr. 23, 2012) (“The renewed motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Worth v. Malanca, Motion No. 11M70, 2011 J. Sup. Ct. U.S. 537 (Feb. 21, 2012) (“The motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal is denied.”).

John Mezzalingua Assoc. v. Int'l Trade Comm'n, Motion No. 11M92, 2011 J. Sup. Ct. U.S. 707 (Apr. 2, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is denied without prejudice to filing a renewed motion explaining in detail the basis for sealing the petition along with a redacted version of the petition limited to information not part of the public record in the Court of Appeals within 30 days.”), *renewed motion granted*, 2011 J. Sup. Ct. U.S. 888 (May 29, 2012) (“The renewed motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Walker v. United States, Motion No. 11M103, 2011 J. Sup. Ct. U.S. 779 (Apr. 23, 2012) (“The motion for leave to file a petition for a writ of certiorari under seal is denied.”).

October Term 2012: Sealing granted in twenty-six cases and denied in one case.²⁵

Granted

Baez v. United States, Motion No. 12M20, 2012 J. Sup. Ct. U.S. 7 (Oct. 1, 2012) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

²⁵ Compiled using the Journal of the Supreme Court of the United States for October Term 2012, <https://www.supremecourt.gov/orders/journal/jnl12.pdf>.

C.F. v. W. Va. Dep't of Health, Motion No. 12M28, 2012 J. Sup. Ct. U.S. 7 (Oct. 1, 2012) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Comcast Corp. v. Behrend, Docket No. 11-864, 2012 J. Sup. Ct. U.S. 7 (Oct. 1, 2012) (“Motion of petitioners to file Volumes four and five of the joint appendix under seal granted.”), *id.* at 269 (“Motion of petitioners for leave to file a supplemental volume of the joint appendix under seal granted.”)

Walker v. Medtronic, Inc., Docket No. 11-1418, 2012 J. Sup. Ct. U.S. 146 (Oct. 1, 2012) (“Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Nat'l Org. for Marriage v. McKee, Docket No. 11-1426, 2012 J. Sup. Ct. U.S. 147 (Oct. 1, 2012) (“Motion of respondents for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Spadoni v. United States, Motion No. 12M33, 2012 J. Sup. Ct. U.S. 211 (Oct. 15, 2012) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

China Terminal & Elec. Corp. v. Willemsen, Motion No. 12M37, 2012 J. Sup. Ct. U.S. 235 (Oct. 29, 2012) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Descamps v. United States, Docket No. 11-9540, 2012 J. Sup. Ct. U.S. 324 (Nov. 26, 2012) (“Motion of petitioner for leave to file volume II of the joint appendix under seal granted.”).

Doe v. United States, Motion No. 12M55, 2012 J. Sup. Ct. U.S. 385 (Dec. 10, 2012) (“Motion of petitioner for leave to file a petition for a writ of certiorari with the appendix under seal granted.”).

Adoptive Couple v. Baby Girl, Docket No. 12-399, 2012 J. Sup. Ct. U.S. 409–10 (Jan. 4, 2013) (“Motion of petitioners for leave to file Appendix B under seal granted.”), *id.* at 643 (“Motion of petitioners for leave to file the joint appendix under seal denied without prejudice to filing a renewed motion together with either a redacted joint appendix, or an explanation as to why the joint appendix may not be redacted, within 14 days.”), *id.* at 712 (“Renewed motion of petitioners for leave to file the joint appendix under seal with redacted copies for the public record granted.”).

United States, ex rel. Robert Pritsker v. Sodexo, Inc., Motion No. 12M63, 2012 J. Sup. Ct. U.S. 412 (Jan. 7, 2013) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

C.B.V. v. W. Va. Dep't of Health & Human Res., Motion No. 12M73, 2012 J. Sup. Ct. U.S. 471 (Jan. 14, 2013) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Polypore Int'l v. Fed. Trade Comm'n, Motion No. 12M88, 2012 J. Sup. Ct. U.S. 530 (Feb. 19, 2013) (“Motion for leave to file a petition for a writ of certiorari with the appendix under seal with redacted copies for the public record granted.”).

Peugh v. United States, Docket No. 12-62, 2012 J. Sup. Ct. U.S. 530 (Feb. 19, 2013) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Fed. Trade Comm'n v. Actavis Inc., Docket No. 12-416, 2012 J. Sup. Ct. U.S. 531 (Feb. 19, 2013) (“Motion of the Solicitor General for leave to file Volume 2 of the joint appendix under seal granted.”), *id.* at 685 (“Motion of the Solicitor General to unseal Volume II of the joint appendix granted.”).

Roe v. United States, Docket No. 12-112, 2012 J. Sup. Ct. U.S. 699 (Mar. 25, 2013) (“Motion of petitioner Richard Roe for leave to file a supplemental brief under seal granted. Motion of respondent John Doe for leave to file a brief in opposition under seal granted. Motion of the Solicitor General for leave to file a brief in opposition under seal with redacted copies for the public record granted.”), *id.* at 1001 (“Motion of petitioners for leave to file a petition for rehearing under seal with redacted copies for the public record granted.”).

Hill v. Schilling, Motion No. 12M111, 2012 J. Sup. Ct. U.S. 788 (Apr. 22, 2013) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Heredia Santa Cruz v. California, Motion No. 12M116, 2012 J. Sup. Ct. U.S. 835 (May 23, 2013) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Cintas Corp. v. Equal Emp't Opportunity Comm'n, Motion No. 12M119, 2012 J. Sup. Ct. U.S. 835 (May 23, 2013) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Sealed Appellant v. Sealed Appellee I, Docket No. 12M124, 2012 J. Sup. Ct. U.S. 887 (May 28, 2013) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Grand Jury Proceedings No. 4-10, Motion No. 12M128, 2012 J. Sup. Ct. U.S. 914 (June 3, 2013) (“Motion of petitioner for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Ruppert v. Principal Life Ins. Co., Motion No. 12M130, 2012 J. Sup. Ct. U.S. 935 (June 10, 2013) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Loyal v. United States, Motion No. 12M135, 2012 J. Sup. Ct. U.S. 986 (June 24, 2013) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

In re Grand Jury Proceedings, Motion No. 12M140, 2012 J. Sup. Ct. U.S. 986 (June 24, 2013) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Obaydullah v. Obama, Docket No. 12-8932, 2012 J. Sup. Ct. U.S. 999 (June 24, 2013) (“Motion of respondents for leave to file a brief in opposition under seal granted. Motion of petitioner for leave to file a reply brief under seal granted.”).

Birth Father v. Adoptive Couple, Motion No. 13A115, 2012 J. Sup. Ct. U.S. 1029 (Aug. 2, 2013) (“Application for stay of judgment presented to The Chief Justice and by him referred to the Court is denied. Motion of the Guardian ad Litem for leave to file a response with exhibits under seal with redacted copies for the public record granted.”).

Denied

Adoptive Couple v. Baby Girl, Docket No. 12-399, 2012 J. Sup. Ct. U.S. 409–10 (Jan. 4, 2013) (“Motion of petitioners for leave to file Appendix B under seal granted.”), *id.* at 643 (“Motion of petitioners for leave to file the joint appendix under seal denied without prejudice to filing a renewed motion together with either a redacted joint appendix, or an explanation as to why the joint appendix may not be redacted, within 14 days.”), *id.* at 712 (“Renewed motion of petitioners for leave to file the joint appendix under seal with redacted copies for the public record granted.”).

October Term 2013: Sealing granted in twenty-one cases and denied in four cases.²⁶

Granted

Wessell v. Topiwala, Motion No. 13M1, 2013 J. Sup. Ct. U.S. 2 (Oct. 7, 2013) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Moses v. Tex. Comm’n on Env’tl. Quality, Docket No. 13-6739, Motion No. 13M4, 2013 J. Sup. Ct. U.S. 2 (Oct. 7, 2013) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”), *id.* at 521

²⁶ Compiled using the Journal of the Supreme Court of the United States for October Term 2013, <https://www.supremecourt.gov/orders/journal/jnl13.pdf>.

("Motion of petitioner for leave to file a petition for rehearing under seal with redacted copies for the public record granted.").

Rayess v. Educ. Comm'n for Foreign Med. Graduates, Motion No. 13M5, 2013 J. Sup. Ct. U.S. 3 (Oct. 7, 2013) ("Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.").

Sealed Appellant v. Sealed Appellee I, Motion No. 13M12, 2013 J. Sup. Ct. U.S. 3 (Oct. 7, 2013) ("Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.").

Hairston v. United States, Motion No. 13M23, 2013 J. Sup. Ct. U.S. 4 (Oct. 7, 2013) ("Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.").

Rosemond v. United States, Docket No. 12-895, 2013 J. Sup. Ct. U.S. 5 (Oct. 7, 2013) ("Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.").

In re Sealed Case, Motion No. 13M41, 2013 J. Sup. Ct. U.S. 221 (Oct. 21, 2013) ("Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.").

R.L. v. Pennsylvania, Motion No. 13M42, 2013 J. Sup. Ct. U.S. 221 (Oct. 21, 2013) ("Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.").

Jones v. United States, Motion No. 13M46, 2013 J. Sup. Ct. U.S. 244 (Oct. 21, 2013) ("Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.").

Armstrong v. United States, Motion No. 13M61, 2013 J. Sup. Ct. U.S. 371 (Dec. 10, 2013) (Motions of petitioners for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.").

Justice v. E. Dist. of Tenn., Motion No. 13M62, 2013 J. Sup. Ct. U.S. 371 (Dec. 10, 2013) ("Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.").

Cacioppo v. Vail, Colorado, Docket No. 13-687, Motion No. 13M63, 2013 J. Sup. Ct. U.S. 371 (Dec. 10, 2013) ("Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted."), *id.* at 582 ("Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted.").

Zopatti v. Rancho Dorado Homeowners, Motion No. 13M70, 2013 J. Sup. Ct. U.S. 422 (Jan. 13, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Octane Fitness, LLC v. Icon Health & Fitness, Inc., Docket No. 12-1184, 2013 J. Sup. Ct. U.S. 422 (Jan. 13, 2014) (“Motion of petitioner for leave to file the joint appendix under seal with redacted copies for the public record granted.”).

Doe v. Harris, Motion No. 13M74, 2013 J. Sup. Ct. U.S. 540 (Feb. 24, 2014) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Risen v. United States, Motion No. 13M79, 2013 J. Sup. Ct. U.S. 541 (Feb. 24, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Jefferson v. United States, Motion No. 13M86, 2013 J. Sup. Ct. U.S. 607 (Mar. 3, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

E.M.B.R. v. S.M., Motion No. 13M103, 2013 J. Sup. Ct. U.S. 732 (Apr. 21, 2014) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Wedington v. United States, Motion No. 13M126, 2013 J. Sup. Ct. U.S. 879 (June 2, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Dedmon v. United States, Motion No. 13M134, 2013 J. Sup. Ct. U.S. 977 (June 30, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Teva Pharm. USA, Inc., v. Sandoz, Inc., et al., Docket No. 13-854, 2013 J. Sup. Ct. U.S. 1055 (Oct. 2, 2014) (“Motion of petitioners for leave to file Volume 4 of the joint appendix under seal granted.”).

Denied

Safouane v. Hassett, Motion No. 13M33, 2013 J. Sup. Ct. U.S. 5 (Oct. 7, 2013) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

Doe v. CLC, Motion No. 13M66, 2013 J. Sup. Ct. U.S. 422 (Jan. 13, 2014) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record denied.”).

Vogt v. W. Dist. of Wash., Docket No.13-1158, 2013 J. Sup. Ct. U.S. 733 (Apr. 21, 2014) (“Motion of petitioner to expedite consideration of the petition for a writ of certiorari and for leave to file an affidavit under seal is denied.”).

Doe v. Philadelphia Housing, Motion No. 13M122, 2013 J. Sup. Ct. U.S. 857 (May 27, 2014) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record denied.”).

October Term 2014: Sealing granted in twenty-three cases and denied in four cases.²⁷

Granted

I.R.E. v. Fla. Bd. of Bar Examiners, Docket No. 14-387, Motion No. 14M7, 2014 J. Sup. Ct. U.S. 2 (Oct. 6, 2014) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Alazzam v. United States, Docket No. 14-6563, Motion No. 14M9, 2014 J. Sup. Ct. U.S. 2 (Oct. 6, 2014) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Corporation v. United States, Docket No. 14-389, Motion No. 14M14, 2014 J. Sup. Ct. U.S. 3 (Oct. 6, 2014) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Pujiang Talent Diamond Tools Co. v. United States, Docket No. 14-390, Motion No. 14M15, 2014 J. Sup. Ct. U.S. 3 (Oct. 6, 2014) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Curry v. United States, Docket No. 14-6573, Motion No. 14M31, 2014 J. Sup. Ct. U.S. 4 (Oct. 6, 2014) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”); *id.* at 466 (Jan. 20, 2015) (“Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted. Motion of petitioner for leave to file a reply brief under seal with redacted copies for the public record granted.”).

Kellogg Brown & Root v. United States, ex rel Carter, Docket No. 12-1497, 2014 J. Sup. Ct. U.S. 4 (Oct. 6, 2014) (“Motion of petitioners for leave to file Volume II of the joint appendix under seal granted.”).

M.J. v. Wash. Univ. in St. Louis Physicians, Docket No. 14-6960, Motion No. 14M38, 2014 J. Sup. Ct. U.S. 201 (Oct. 20, 2014) (“Motion for leave to file a petition for writ of

²⁷ Compiled using the Journal of the Supreme Court of the United States for October Term 2014, <https://www.supremecourt.gov/orders/journal/jnl14.pdf>.

certiorari with supplemental appendix under seal granted. Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal is denied.”).

Hicks v. Grounds, Docket No. 14-7305, Motion No. 14M53, 2014 J. Sup. Ct. U.S. 313 (Dec. 1, 2014) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Palmer v. Doe, Docket No. 14-676, Motion No. 14M61, 2014 J. Sup. Ct. U.S. 347 (Dec. 8, 2014) (“Motion for leave to file a petition for a writ of certiorari with supplemental appendix under seal granted.”).

Doe v. Patton, Docket No. 14-7535, Motion No. 14M64, 2014 J. Sup. Ct. U.S. 373 (Dec. 15, 2014) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Agofsky v. United States, Docket No. 14-7536, Motion No. 14M65, 2014 J. Sup. Ct. U.S. 373 (Dec. 15, 2013) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Ioppolo v. Rumana, Docket No. 14-1023, Motion No. 14M83, 2014 J. Sup. Ct. U.S. 513 (Feb. 23, 2015) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

Cole v. Generations Adoptions, Docket No. 14-1024, Motion No. 14M84, 2014 J. Sup. Ct. U.S. 513 (Feb. 23, 2015) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

Yaman v. Yaman, Docket No. 14-1053, Motion No. 14M89, 2014 J. Sup. Ct. U.S. 573 (Mar. 2, 2015) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Lyon v. Wise Carter Child & Caraway, P.A., Docket No. 14-9387, Motion No. 14M105, 2014 J. Sup. Ct. U.S. 703 (Apr. 20, 2015) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Glossip v. Gross, Docket No. 14-7955, 2014 J. Sup. Ct. U.S. 704 (Apr. 20, 2015) (“Motion of petitioners for leave to file Volume II of the joint appendix under seal with redacted copies for the public record granted.”).

J.D.T. v. United States, Docket No. 14-9590, Motion No. 14M111, 2014 J. Sup. Ct. U.S. 761 (May 4, 2015) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Y.W. v. New Milford Pub. Sch., Docket No. 14-1363, Motion No. 14M115, 2014 J. Sup. Ct. U.S. 786 (May 18, 2015) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

O'Keefe v. Chisholm, Docket No. 14-872, 2014 J. Sup. Ct. U.S. 801 (May 18, 2015) (“Motion of respondents John T. Chisholm, David Robles, and Bruce J. Langraf for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Garcia v. United States, Docket No. 14-10133, Motion No. 14M125, 2014 J. Sup. Ct. U.S. 854 (June 8, 2015) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record granted.”).

Hopkins v. United States, Docket No. 14-10207, Motion No. 14M128, 2014 J. Sup. Ct. U.S. 878 (June 15, 2015) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

In re Jacob Ben-Ari, Docket No. 14-10470, Motion No. 14M134, 2014 J. Sup. Ct. U.S. 923 (June 29, 2015) (“Motion for leave to file a petition for writ of mandamus under seal with redacted copies for the public record granted.”).

Suppressed v. Suppressed, Docket No. 14-10471, Motion No. 14M135, 2014 J. Sup. Ct. U.S. 923 (June 29, 2015) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Denied

M.J. v. Wash. Univ. in St. Louis Physicians, Docket No. 14-6960, Motion No. 14M38, 2014 J. Sup. Ct. U.S. 201 (Oct. 20, 2014) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

Moses v. Tex. Workforce Comm’n, Motion No. 14M59, 2014 J. Sup. Ct. U.S. 347 (Dec. 8, 2014) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).

Goldblatt v. Kansas City, Motion No. 14M71, 2014 J. Sup. Ct. U.S. 458 (Jan. 20, 2015) (“The motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal is denied.”).

Tanasescu v. State Bar of Cal., Motion No. 14M82, 2014 J. Sup. Ct. U.S. 513 (Feb. 23, 2015) (“Motion for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

October Term 2015: Sealing granted in nineteen cases and denied in zero cases.²⁸

Granted

Eastman Kodak Co. v. Collins Inkjet Corp., Docket No. 15-412, Motion No. 15M1, 2015 J. Sup. Ct. U.S. 3 (Oct. 5, 2015) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Vann v. United States, Docket No. 15-6396, Motion No. 15M2, 2015 J. Sup. Ct. U.S. 3 (Oct. 5, 2015) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Clark v. Allen & Overy, Docket No. 15-6397, Motion No. 15M22, 2015 J. Sup. Ct. U.S. 5 (Oct. 5, 2015) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Boehringer Ingelheim v. Federal Trade Comm’n, Docket No. 15-560, Motion No. 15M42, 2015 J. Sup. Ct. U.S. 201 (Nov. 2, 2015) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

J.D.T. v. United States, Docket No. 14-9590, 2015 J. Sup. Ct. U.S. 219 (Nov. 2, 2015) (“The motion of petitioner for leave to file a reply brief under seal with redacted copies for the public record is granted. The petition for a writ of certiorari is denied.”).

McWane, Inc. v. Federal Trade Comm’n, Docket No. 15-706, Motion No. 15M54, 2015 J. Sup. Ct. U.S. 289 (Nov. 30, 2015) (“The motions of petitioners for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Norton v. Me. Dep’t of Health, Docket No. 15-7161, Motion No. 15M55, 2015 J. Sup. Ct. U.S. 289 (Nov. 30, 2015) (“The motions of petitioners for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Ranza v. Nike, Docket No. 15-756, Motion No. 15M65, 2015 J. Sup. Ct. U.S. 353 (Dec. 14, 2015) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Whole Woman’s Health v. Hellerstedt, Docket No. 15-274, 2015 J. Sup. Ct. U.S. 466 (Jan. 25, 2016) (“The motion of petitioners to file Volume VIII of the joint appendix under seal is granted.”).

²⁸ Compiled using the Journal of the Supreme Court of the United States for October Term 2015, <https://www.supremecourt.gov/orders/journal/jnl15.pdf>.

In re Jacob Ben-Ari, Docket No. 14-10470, 2015 J. Sup. Ct. U.S. 475 (Jan. 25, 2016) (“The motion of petitioner for leave to file a petition for rehearing under seal with redacted copies for the public record is granted. The petition for rehearing is denied.”).

Joseph H. v. California, Docket No. 15-1086, Motion No. 15M82, 2015 J. Sup. Ct. U.S. 510 (Feb. 29, 2016) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Konover v. Wells Fargo Bank, Docket No. 15-1175, Motion No. 15M89, 2015 J. Sup. Ct. U.S. 617 (Mar. 1, 2016) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Shukh v. Seagate Tech., LLC, Docket No. 15-1285, Motion No. 15M101, 2015 J. Sup. Ct. U.S. 701 (Apr. 18, 2016) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Biros v. Kane, Docket No. 15-910, Motion No. 15M75, 2015 J. Sup. Ct. U.S. 437 (Jan. 19, 2016) (“Motion for leave to file a petition for a writ of certiorari under seal is granted.”); *id.* at 774 (May 2, 2016) (“Motion of respondents for leave to file a brief in opposition under seal is granted. The motion of petitioner for leave to file a reply brief under seal is granted.”).

V.E. v. Me. Dep’t of Health, Docket No. 15-9317, Motion No. 15M113, 2015 J. Sup. Ct. U.S. 789 (May 16, 2016) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

Heather S. v. Conn. Dep’t of Children & Families, Docket No. 15-9318, Motion No. 15M114, 2015 J. Sup. Ct. U.S. 789 (May 16, 2016) (“The motion of petitioner for leave to proceed *in forma pauperis* with the declaration of indigency under seal is granted.”).

Chisholm v. Two Unnamed Petitioners, Docket No. 15-1416, Motion No. 15M121, 2015 J. Sup. Ct. U.S. 832 (May 23, 2016) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Beasley v. Jones, Docket No. 15-9598, Motion No. 15M125, 2015 J. Sup. Ct. U.S. 868 (June 6, 2016) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

H.M. v. Pa. Dep’t of Human Services, Docket No. 15-9696, Motion No. 15M130, 2015 J. Sup. Ct. U.S. 887 (June 13, 2016) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Denied

None.

October Term 2016: Sealing granted in fourteen cases and denied in five cases.²⁹

Granted

Logan v. United States, Docket No. 16-6267, Motion No. 16M6, 2016 J. Sup. Ct. U.S. 3 (Oct. 3, 2016) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record is granted.”).

Bonner v. Bonner, Docket No. 16-6281, Motion No. 16M26, 2016 J. Sup. Ct. U.S. 5 (Oct. 3, 2016) (“Motion of petitioner for leave to proceed *in forma pauperis* with the declaration of indigency under seal is granted.”).

Fjord v. Kelleher, Docket No. 16-465, Motion No. 16M31, 2016 J. Sup. Ct. U.S. 146 (Oct. 11, 2016) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal is granted.”).

Johnson v. Bae Sys., Inc., Docket No. 16-6843, Motion No. 16M52, 2016 J. Sup. Ct. U.S. 255 (Nov. 14, 2016) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Mack v. Huston, Docket No. 16-6844, Motion No. 16M53, 2016 J. Sup. Ct. U.S. 255 (Nov. 14, 2016) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

Sealed v. Sealed, Docket No. 16-7001, Motion No. 16M58, 2016 J. Sup. Ct. U.S. 274 (Nov. 28, 2016) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Wi-Lan USA v. Apple, Docket No. 16-913, Motion No. 16M74, 2016 J. Sup. Ct. U.S. 445 (Jan. 23, 2017) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

Woodman’s Food Mkt. v. Clorox, Docket No. 16-914, Motion No. 16M75, 2016 J. Sup. Ct. U.S. 445 (Jan. 23, 2017) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

TC Heartland v. Kraft Food Grp. Brands, Docket No. 16-341, 2016 J. Sup. Ct. U.S. 521 (Feb. 27, 2017) (“Motion of petitioner to file the joint appendix under seal with redacted copies for the public record granted.”).

Bonner v. Superior Court, Docket No. 16-8423, Motion No. 16M93, 2016 J. Sup. Ct. U.S. 563 (Mar. 20, 2017) (“Motion of petitioner for leave to proceed *in forma pauperis* with the declaration of indigency under seal granted.”).

²⁹ Compiled using the Journal of the Supreme Court of the United States for October Term 2016, <https://www.supremecourt.gov/orders/journal/jnl16.pdf>.

Oquendo Rivas v. United States, Docket No. 16-8496, Motion No. 16M98, 2016 J. Sup. Ct. U.S. 599 (Mar. 27, 2017) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Epstein v. Epstein, Docket No. 16-1162, Motion No. 16M104, 2016 J. Sup. Ct. U.S. 600 (Mar. 27, 2017) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Wyatt v. Gilmartin, Docket No. 16-1237, Motion No. 16M113, 2016 J. Sup. Ct. U.S. 642 (Apr. 17, 2017) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

R.M. v. Comm. on Character, Docket No. 16-8727, Motion No. 16M116, 2016 J. Sup. Ct. U.S. 642 (Apr. 17, 2017) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Denied

Applicant v. Comm. on Character, Motion No. 16M23, 2016 J. Sup. Ct. U.S. 4 (Oct. 3, 2016) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Ortiz v. Jimenez-Sanchez, Motion No. 16M82, 2016 J. Sup. Ct. U.S. 470 (Feb. 21, 2017) (“Motion of petitioner for leave to proceed *in forma pauperis* with the declaration of indigency under seal denied.”).

Stancu v. Starwood Hotels, Docket No. 17-6310, Motion No. 16M92, 2016 J. Sup. Ct. U.S. 563 (Mar. 20, 2017) (“Motion for leave to file a petition for writ of certiorari under seal denied.”); *id.* at 876, Motion No. 16M144 (June 26, 2017) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).

In Re RE017699808US-01 Trust, Motion No. 16M102, 2016 J. Sup. Ct. U.S. 600 (Mar. 27, 2017) (“Motion for leave to file a petition for writ of prohibition under seal denied.”).

Langan v. Downie, Motion No. 16M125, 2016 J. Sup. Ct. U.S. 723 (May 15, 2017) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

October Term 2017: Sealing granted in thirty-one cases and denied in two cases.³⁰

Granted

Williams v. Smith, Docket No. 17-6204, Motion No. 17M1, 2017 J. Sup. Ct. U.S. 3 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Chabot v. United States, Docket No. 17-477, Motion No. 17M2, 2017 J. Sup. Ct. U.S. 3 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Blyden v. United States, Docket No. 17-6205, Motion No. 17M9, 2017 J. Sup. Ct. U.S. 4 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Garcia v. United States, Docket No. 17-6208, Motion No. 17M10, 2017 J. Sup. Ct. U.S. 4 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Hankston v. Texas, Docket No. 17-6213, Motion No. 17M12, 2017 J. Sup. Ct. U.S. 4 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Anderson v. United States, Docket No. 17-6216, Motion No. 17M19, 2017 J. Sup. Ct. U.S. 4 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Newman v. Nat’l Abortion Fed’n, Docket No. 17-482, Motion No. 17M22, 2017 J. Sup. Ct. U.S. 5 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Casteel v. United States, Docket No. 17-6220, Motion No. 17M36, 2017 J. Sup. Ct. U.S. 5 (Oct. 2, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

S. Baptist Hosp. v. Charles, Docket No. 16-1446, 2017 J. Sup. Ct. U.S. 114 (Oct. 2, 2017) (“The motion for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion for leave to file a motion for just damages and costs pursuant to Rule 42.2 under seal with redacted copies for the public record is granted. The motion for leave to file a response to motion for leave to file a motion for just damages and costs pursuant to Rule 42.2 under seal with redacted copies for the public record is granted.”).

³⁰ Compiled using the Journal of the Supreme Court of the United States for October Term 2017, <https://www.supremecourt.gov/orders/journal/jnl17.pdf>.

Stancu v. Starwood Hotels, Docket No. 17-6310, Motion No. 17M40, 2017 J. Sup. Ct. U.S. 147 (Oct. 10, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

KKE v. Or. Dep’t of Human Servs., Docket No. 17-336, Motion No. 17M46, 2017 J. Sup. Ct. U.S. 177 (Oct. 16, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Cota v. United States, Docket No. 17-6644, Motion No. 17M52, 2017 J. Sup. Ct. U.S. 229 (Nov. 6, 2017) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Blackwell v. South Carolina, Docket No. 17-6882, Motion No. 17M60, 2017 J. Sup. Ct. U.S. 271 (Nov. 27, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Bailey v. United States, Docket No. 17-7034, Motion No. 17M67, 2017 J. Sup. Ct. U.S. 333 (Dec. 11, 2017) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Sealed Appellant v. Sealed Appellee, Docket No. 17-7035, Motion No. 17M69, 2017 J. Sup. Ct. U.S. 333 (Dec. 11, 2017) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

Maldonado-Franco v. United States, Docket No. 17-7440, Motion No. 17M77, 2017 J. Sup. Ct. U.S. 437 (Jan. 22, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Heslop v. United States, Docket No. 17-7484, Motion No. 17M79, 2017 J. Sup. Ct. U.S. 437 (Jan. 22, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Dahda v. United States, Docket No. 17-43, 2017 J. Sup. Ct. U.S. 437–38 (Jan. 22, 2018) (“The motion of petitioner for leave to file Volume II of the joint appendix under seal is granted.”).

Koons v. United States, Docket No. 17-5716, 2017 J. Sup. Ct. U.S. 466 (Feb. 20, 2018) (“The motion of petitioners for leave to file a supplemental volume of the joint appendix under seal is granted.”).

Hamm v. Dunn, Docket No. 17-7855, Application No. 17A900, 2017 J. Sup. Ct. U.S. 517 (Feb. 22, 2018) (“Motion for leave to file documents under seal with redacted copies for the public record granted.”).

Chavez-Meza v. United States, Docket No. 17-5639, 2017 J. Sup. Ct. U.S. 602 (Mar. 26, 2018) (“The motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

In re Grand Jury Subpoenas Returnable Dec. 16, 2015, Docket No. 17-1381, Motion No. 17M97, 2017 J. Sup. Ct. U.S. 602 (Apr. 2, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Carbajal-Valdez v. United States, Docket No. 17-8600, Motion No. 17M105, 2017 J. Sup. Ct. U.S. 679 (Apr. 23, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Alexsam, Inc. v. Wildcard Sys., Inc., Docket No. 17-1483, Motion No. 17M108, 2017 J. Sup. Ct. U.S. 701 (Apr. 30, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Wedington v. United States, Docket No. 17-8889, Motion No. 17M110, 2017 J. Sup. Ct. U.S. 727 (May 14, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Brown v. United States, Docket No. 17-1604, Motion No. 17M123, 2017 J. Sup. Ct. U.S. 775 (May 29, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Azar v. Garza, Docket No. 17-654, 2017 J. Sup. Ct. U.S. 795 (June 4, 2018) (“The motion of petitioners to lodge non-record material under seal with redacted copies for the public record is granted.”).

Lyon v. Canadian Nat’l Ry. Co., Docket No. 17-1646, Motion No. 17M126, 2017 J. Sup. Ct. U.S. 814 (June 11, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Kelly v. United States, Docket No. 17-9416, Motion No. 17M129, 2017 J. Sup. Ct. U.S. 839 (June 18, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Sealed Appellant v. Sealed Appellee, Docket No. 17-9417, Motion No. 17M130, 2017 J. Sup. Ct. U.S. 839 (June 18, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Jordan v. United States, Docket No. 16-6694, 2017 J. Sup. Ct. U.S. 897 (June 28, 2018) (“The motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record is granted.”).

Denied

Doe v. United States, Docket No. 17-7387, Motion No. 17M73, 2017 J. Sup. Ct. U.S. 356 (Jan. 8, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is denied.”).

Doe v. United States, Motion No. 17M106, 2017 J. Sup. Ct. U.S. 701 (Apr. 30, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is denied.”).

October Term 2018: Sealing granted in forty-six cases and denied in two cases.³¹

Granted

Father v. Me. Dep’t of Health, Docket No. 17-1544, Motion No. 18M1, 2018 J. Sup. Ct. U.S. 3 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

Jason K. v. Me. Dep’t of Health, Docket No. 17-9484, Motion No. 18M8, 2018 J. Sup. Ct. U.S. 3 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

Rodriguez v. United States, Docket No. 18-6143, Motion No. 18M9, 2018 J. Sup. Ct. U.S. 3 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Aquino-Florenciani v. United States, Docket No. 18-6150, Motion No. 18M14, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Thelemaque v. United States, Docket No. 18-6151, Motion No. 18M16, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Sealed Appellee v. United States, Docket No. 18-6157, Motion No. 18M17, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Murray v. Ryan, Docket No. 18-5271, Motion No. 18M20, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

³¹ Compiled using the Journal of the Supreme Court of the United States for October Term 2018, <https://www.supremecourt.gov/orders/journal/jnl18.pdf>.

Jones v. United States, Docket No. 18-6163, Motion No. 18M21, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Laschkewitsch v. Reliastar Life Ins. Co., Docket No. 18-6164, Motion No. 18M22, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

M.E.D. v. New Jersey, Docket No. 18-6152, Motion No. 18M23, 2018 J. Sup. Ct. U.S. 4 (Oct. 1, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Medina v. United States, Docket No. 18-6156 Motion No. 18M34, 2018 J. Sup. Ct. U.S. 5 (Oct. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Schein Inc. v. Archer & White Sales, Inc., Docket No. 17-1272, 2018 J. Sup. Ct. U.S. 6 (Oct. 1, 2018) (“The motion of petitioners to file Volume II of the joint appendix under seal is granted.”).

Bucklew v. Precythe, Docket No. 17-8151, 2018 J. Sup. Ct. U.S. 7 (Oct. 1, 2018) (“The motion of petitioner to file Volume III of the joint appendix under seal with redacted copies of the transcript for the public record is granted.”).

Laschkewitsch v. American Nat’l Life Ins. Co., Docket No. 18-6228, Motion No. 18M42, 2018 J. Sup. Ct. U.S. 146 (Oct. 9, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Wairi v. United States, Docket No. 18-6229, Motion No. 18M43, 2018 J. Sup. Ct. U.S. 146 (Oct. 9, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Johnson v. United States, Docket No. 18-6232, Motion No. 18M44, 2018 J. Sup. Ct. U.S. 146 (Oct. 9, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Nieves v. Bartlett, Docket No. 17-1174, 2018 J. Sup. Ct. U.S. 147 (Oct. 9, 2018) (“The motion of respondent to file volume II of the joint appendix under seal is granted.”).

Lyon v. Canadian Nat’l Railway Co., Docket No. 18-474, Motion No. 18M50, 2018 J. Sup. Ct. U.S. 179 (Oct. 15, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Zaremba Family Farms, Inc. v. Encana Oil & Gas (USA) Inc., Docket No. 18-475, Motion No. 18M51, 2018 J. Sup. Ct. U.S. 179 (Oct. 15, 2018) (“The motions for leave to

file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Reid v. United States, Docket No. 18-6319, Motion No. 18M52, 2018 J. Sup. Ct. U.S. 179 (Oct. 15, 2018) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

McGhee v. Davis, Docket No. 18-6320, Motion No. 18M54, 2018 J. Sup. Ct. U.S. 179 (Oct. 15, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Rodwell v. Massachusetts, Docket No. 18-6659, Motion No. 18M62, 2018 J. Sup. Ct. U.S. 261 (Nov. 1, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Zukerman v. United States, Docket No. 18-642, Motion No. 18M64, 2018 J. Sup. Ct. U.S. 283 (Nov. 19, 2018) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Bush v. Arizona, Docket No. 18-7235, Motion No. 18M82, 2018 J. Sup. Ct. U.S. 358 (Jan. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”); *id.* at 679 (Apr. 15, 2019) (“The motion of respondent for leave to file brief in opposition with the appendix under seal is granted. The motion for leave to file reply brief under seal with redacted copies for the public record is granted.”).

Doe v. United States, Docket No. 18-7249, Motion No. 18M83, 2018 J. Sup. Ct. U.S. 358 (Jan. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

WesternGeco v. Ion Geophysical Corp., Docket No. 18-861, Motion No. 18M86, 2018 J. Sup. Ct. U.S. 359 (Jan. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

FCA US LLC v. Flynn, Docket No. 18-398, 2018 J. Sup. Ct. U.S. 395 (Jan. 7, 2019) (“The motion of respondents for leave to file a brief in opposition under seal with redacted copies for the public record is granted.”).

Deuschel v. USC Faculty Dental Practice, Docket No. 18-7384, Motion No. 18M88, 2018 J. Sup. Ct. U.S. 417 (Jan. 14, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

In re Grand Jury Subpoena, Docket No. 18-948, Application No. 18A669, Motion No. 18M93, 2018 J. Sup. Ct. U.S. 439 (Jan. 22, 2019) (“The applications for leave to file the application for stay, the response, and the reply under seal presented to The Chief Justice and by him referred to the Court are granted.”; *id.* at 440 (Jan. 22, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the

public record is granted.”); *id.* at 461 (Feb. 19, 2019) (“Motion of Reporters Committee for Freedom of the Press to intervene denied. Motion of respondent for leave to file redacted copies of the application for stay, response, and reply granted.”); *id.* at 613 (Mar. 25, 2019) (“The motion of respondent for leave to file a supplemental brief under seal is granted. The motion of petitioner for leave to file a supplemental reply brief under seal with redacted copies for the public record is granted in part; the supplemental reply brief will be filed under seal.”).

Garcia v. United States, Docket No. 18-7482, Motion No. 18M89, 2018 J. Sup. Ct. U.S. 440 (Jan. 22, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

A.R. v. Fla. Dep’t of Children, Docket No. 18-8023, Motion No. 18M98, 2018 J. Sup. Ct. U.S. 460 (Feb. 19, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal is granted.”).

RPX Corp. v. Applications in Internet Time, LLC, Docket No. 18-1075, Motion No. 18M100, 2018 J. Sup. Ct. U.S. 460 (Feb. 19, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Rodriguez v. New Jersey, Docket No. 18-8024, Motion No. 18M101, 2018 J. Sup. Ct. U.S. 460 (Feb. 19, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Colo. Indep. v. Dist. Court, Docket No. 18-404, 2018 J. Sup. Ct. U.S. 494 (Feb. 19, 2019) (“The motion of respondent District Court of Colorado for leave to file a supplemental appendix under seal is granted.”).

In re Twelve Grand Jury Subpoenas, Docket No. 18-1207, Motion No. 18M113, 2018 J. Sup. Ct. U.S. 563 (Mar. 18, 2019) (“The motions for leave to file petitions for writs of certiorari under seal with redacted copies for the public record are granted.”).

Runnels v. Davis, Docket No. 18-8440, Motion No. 18M114, 2018 J. Sup. Ct. U.S. 563 (Mar. 18, 2019) (“The motions for leave to file petitions for writs of certiorari under seal with redacted copies for the public record are granted.”); *id.* at 895 (June 24, 2019) (“The motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion of petitioner for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

Deck v. Jennings, Docket No. 18-8820, Motion No. 18M126, 2018 J. Sup. Ct. U.S. 655 (Apr. 15, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Sealed Appellant v. Sealed Appellee, Docket No. 18-8821, Motion No. 18M131, 2018 J. Sup. Ct. U.S. 656 (Apr. 15, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Reynolds v. United States, Docket No. 18-8822, Motion No. 18M132, 2018 J. Sup. Ct. U.S. 656 (Apr. 15, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with Appendix B available for the public record is granted.”).

Maria S. v. Garza, Docket No. 18-1350, Motion No. 18M141, 2018 J. Sup. Ct. U.S. 717 (Apr. 29, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Shoop v. Terry, Docket No. 18-9239, Motion No. 18M147, 2018 J. Sup. Ct. U.S. 743 (May 13, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Cordoba v. United States, Docket No. 18-9240, Motion No. 18M148, 2018 J. Sup. Ct. U.S. 743 (May 13, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Sealed Appellant v. Sealed Appellee, Docket No. 18-9241, Motion No. 18M153, 2018 J. Sup. Ct. U.S. 744 (May 13, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Price v. Dunn, Application No. 18A1238, 2018 J. Sup. Ct. U.S. 813 (May 30, 2019) (“The applications for leave to file the application for stay and the response under seal with redacted copies for the public record granted.”).

Doe v. United States, Docket No. 18-1522, Motion No. 18M166, 2018 J. Sup. Ct. U.S. 835 (June 10, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Ekwunife v. Philadelphia, Docket No. 18-9655, Motion No. 18M168, 2018 J. Sup. Ct. U.S. 855 (June 17, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Denied

In re Seal Petitioner, Motion No. 18M57, 2018 J. Sup. Ct. U.S. 199 (Oct. 29, 2018) (“The motion for leave to file a petition for a writ of mandamus under seal with redacted copies for the public record is denied.”).

Baouch v. Werner, Docket No. 18-1541, Motion No. 18M167, 2018 J. Sup. Ct. U.S. 835 (June 10, 2019) (“The motion of respondents to file the petition for writ of certiorari under seal with redacted copies for the public record is denied.”).

October Term 2019: Sealing granted in twenty-nine cases and denied in ten cases.³²

Granted

K.S. v. Contra Costa Cty. Children & Family Servs., Docket No. 19-6175, Motion No. 19M2, 2019 J. Sup. Ct. U.S. 6 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Robertson v. Davis, Docket No. 19-6181, Motion No. 19M9, 2019 J. Sup. Ct. U.S. 7 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Smiley v. United States, Docket No. 19-6185, Motion No. 19M19, 2019 J. Sup. Ct. U.S. 7 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Arris Int’l v. Iancu, Docket No. 19-455, Motion No. 19M28, 2019 J. Sup. Ct. U.S. 8 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Herrin v. United States, Docket No. 19-6188, Motion No. 19M31, 2019 J. Sup. Ct. U.S. 8 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

Cook v. United States, Docket No. 19-6190, Motion No. 19M50, 2019 J. Sup. Ct. U.S. 10 (Oct. 7, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

K.N. v. Mont. Dep’t of Public Health, Docket No. 19-6191, Motion No. 19M51, 2019 J. Sup. Ct. U.S. 10 (Oct. 7, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

In re Twelve Grand Jury Subpoenas, Docket No. 18-1207, 2019 J. Sup. Ct. U.S. 119 (Oct. 7, 2019) (“The motion for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

Goynes v. Nebraska, Docket No. 19-6267, Motion No. 19M52, 2019 J. Sup. Ct. U.S. 150 (Oct. 15, 2019) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

³² Compiled using the Journal of the Supreme Court of the United States for October Term 2019, <https://www.supremecourt.gov/orders/journal/jnl19.pdf>.

Doe v. Fed. Election Comm'n, Docket No. 19-484, Motion No. 19M54, 2019 J. Sup. Ct. U.S. 150 (Oct. 15, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Dep’t Homeland Sec. v. Ibrahim, Docket No. 18-1509, 2019 J. Sup. Ct. U.S. 168 (Oct. 15, 2019) (“The motion for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

Doe v. United States, Docket No. 18-1522, 2019 J. Sup. Ct. U.S. 168 (Oct. 15, 2019) (“The motion for leave to file a brief in opposition under seal with redacted copies for the public record is granted. The motion for leave to file a reply brief under seal with redacted copies for the public record is granted.”).

Velasquez Perez v. Palencia, Docket No. 19-6310, Motion No. 19M56, 2019 J. Sup. Ct. U.S. 184 (Oct. 21, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Doe v. Dardanelle Sch. Dist., Docket No. 19-509, Motion No. 19M57, 2019 J. Sup. Ct. U.S. 184 (Oct. 21, 2019) (“The motions for leave to file petitions for writs of certiorari with the supplemental appendices under seal are granted.”).

Lamprell v. Stuckey, Docket No. 19-577, Motion No. 19M61, 2019 J. Sup. Ct. U.S. 201 (Nov. 4, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

June Med. Serv. v. Gee, Docket No. 18-1323; *Gee v. June Med. Serv.*, Docket No. 18-1460, 2019 J. Sup. Ct. U.S. 253 (Nov. 18, 2019) (“The motion of petitioners for leave to file the joint appendix pursuant to Rule 33.2 with one volume under seal is granted.”).

Doe v. United States, Docket No. 19-665, Motion No. 19M66, 2019 J. Sup. Ct. U.S. 276 (Nov. 25, 2019) (“The motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal is granted.”).

White v. United States, Docket No. 19-723, Motion No. 19M75, 2019 J. Sup. Ct. U.S. 302 (Dec. 9, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is granted.”).

Kaur v. Maryland, Docket No. 19-1045, Motion No. 19M99, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“The motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal is granted.”).

H. K. V. v. Florida Dep’t of Children and Families, et al., Docket No. 19-7739, Motion Nos. 19M100, 19M101, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“The motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal is granted.”).

Miller v. United States, Docket No. 19-7826, Motion No. 19M105, 2019 J. Sup. Ct. U.S. 518 (Mar. 2, 2020) (“The motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record is granted.”).

Rutledge v. Pharm. Care Mgmt. Ass’n, Docket No. 18-540, Motion No. 18–540, 2019 J. Sup. Ct. U.S. 518 (Mar. 2, 2020) (“The motion of petitioner for leave to file Volume II of the joint appendix under seal is granted.”).

Nat’l Football League, et al. v. Ninth Inning, Inc., et al., Docket No. 19-1098, Motion No. 19M107, 2019 J. Sup. Ct. U.S. 545 (Mar. 9, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

John Doe v. United States, Motion No. 19M110, 2019 J. Sup. Ct. U.S. 571 (Mar. 23, 2020) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

White v. United States, Docket No. 19-723, Motion No. 19-723, 2019 J. Sup. Ct. U.S. 589 (Mar. 23, 2020) (“Motion for leave to file a brief in opposition under seal with redacted copies for the public record granted. Motion for leave to file a reply brief under seal with redacted copies for the public record granted.”).

Walsh v. United States, Docket No. 19-8184, Motion No. 19M119, 2019 J. Sup. Ct. U.S. 615 (Apr. 6, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Kaneka Corp. v. Xiamen Kingdomway Group Co., et al., Docket No. 19-1228, Motion No. 19M129, 2019 J. Sup. Ct. U.S. 631 (Apr. 20, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Gutierrez v. California, Docket No. 19-1374, Motion No. 19M141, 2019 J. Sup. Ct. U.S. 753 (June 15, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Denied

Caputo v. United States, Docket No. 19-5646, Motion No. 19M40, 2019 J. Sup. Ct. U.S. 9 (Oct. 7, 2019) (“The motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record is denied.”).

Hernandez v. United States, Docket No. 19-1048, Motion No. 19M78, 2019 J. Sup. Ct. U.S. 337 (Dec. 16, 2019) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied.”).

Longmire v. Warshaw Burstein Cohen Schlesinger & Kuh, LLP, Docket No. 19-888, Motion No. 19M88, 2019 J. Sup. Ct. U.S. 356 (Jan. 13, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied.”).

Gee v. June Med. Serv., Docket No. 18-1460, Motion No. 18-1460, 2019 J. Sup. Ct. U.S. 409 (Jan. 17, 2020) (“Motion of Rebekah Gee, Secretary, Louisiana Dep’t of Health and Hospitals, to supplement the record and to file certain documents under seal denied.”).

Kaneka Corp. v. Xiamen Kingdomway Group Co., et al., Docket No. 19-1228, Motion No. 19M96, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“Motion for leave to file a petition for a writ of certiorari under seal with redacted copies for the public record denied.”).

Adams v. United States, Docket No. 19-7848, Motion No. 19M97, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied.”).

In Re TCT Mobile Int’l Ltd., Docket No. 19-1092, Motion No. 19M98, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“Motion for leave to file a petition for writ of mandamus with the supplemental appendix under seal denied.”).

Knochel v. Mihaylo, Docket No. 21-6444, Motion No. 19M102, 2019 J. Sup. Ct. U.S. 462 (Feb. 24, 2020) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Anderson v. Robitaille, Docket No. 19-1314, Motion No. 19M108, 2019 J. Sup. Ct. U.S. 545 (Mar. 9, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied. Motion for leave to proceed in forma pauperis with the declaration of indigency under seal denied.”).

Juvenile Male v. United States, Docket No. 19-8231, Motion No. 19M117, 2019 J. Sup. Ct. U.S. 598 (Mar. 30, 2020) (“The motion for leave to file a petition for writ of certiorari under seal with the appendix available for the public record is denied.”).

October Term 2020: Sealing granted in thirty cases and denied in six cases.³³

Granted

Henning v. United States, Docket No. 20-430, Motion No. 20M3, 2020 J. Sup. Ct. U.S. 3 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Conerly v. United States, Docket No. 20-5909, Motion No. 20M7, 2020 J. Sup. Ct. U.S. 3 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

³³ Compiled using the Journal of the Supreme Court of the United States for October Term 2020, <https://www.supremecourt.gov/orders/journal/Jnl20.pdf>.

S. O., et al. v. District of Columbia, Docket No. 20-432, Motion No. 20M11, 2020 J. Sup. Ct. U.S. 3 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jackson v. United States, Docket No. 20-5905, Motion No. 20M12, 2020 J. Sup. Ct. U.S. 4 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Henry v. United States, Docket No. 20-5912, Motion No. 20M17, 2020 J. Sup. Ct. U.S. 4 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jenkins v. O'Rourke, et al., Docket No. 20-433, Motion No. 20M23, 2020 J. Sup. Ct. U.S. 4 (Oct. 5, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Henry Schein, Inc. v. Archer and White Sales, Inc., Docket No. 19-963, 2020 J. Sup. Ct. U.S. 5 (Oct. 5, 2020) (“Motion of petitioner for leave to file the joint appendix under seal with redacted copies for the public record granted.”).

HollyFrontier Cheyenne Refining, LLC, et al. v. Renewable Fuels Ass’n, et al., Docket No. 20-472, Motion No. 20M25, 2020 J. Sup. Ct. U.S. 105 (Oct. 13, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Ammar I. v. Connecticut, Docket No. 20-473, Motion No. 20M27, 2020 J. Sup. Ct. U.S. 105 (Oct. 13, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Sealed Appellant v. Sealed Appellee, Docket No. 20-6253, Motion No. 20M36, 2020 J. Sup. Ct. U.S. 171 (Nov. 9, 2020) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Treantos v. United States, Docket No. 20-6402, Motion No. 20M39, 2020 J. Sup. Ct. U.S. 207 (Nov. 23, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Johnson v. Wilson, Docket No. 20-707, Motion No. 20M40, 2020 J. Sup. Ct. U.S. 207 (Nov. 23, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Debera P. v. Me. Dep’t of Health and Human Servs., Docket No. 20-771, Motion No. 20M43, 2020 J. Sup. Ct. U.S. 229 (Dec. 7, 2020) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Carrasco, Jr. v. United States, Docket No. 20-6619, Motion No. 20M44, 2020 J. Sup. Ct. U.S. 261 (Dec. 14, 2020) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Thomas v. United States, Docket No. 20-7189, Motion No. 20M51, 2020 J. Sup. Ct. U.S. 382 (Feb. 22, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Doe Co. v. United States, Docket No. 20-1141, Motion No. 20M57, 2020 J. Sup. Ct. U.S. 382 (Feb. 22, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Woody v. New Jersey, Docket No. 20-7515, Motion No. 20M63, 2020 J. Sup. Ct. U.S. 459 (Mar. 22, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Portillo v. United States, Docket No. 20-7516, Motion No. 20M64, 2020 J. Sup. Ct. U.S. 459 (Mar. 22, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Greer v. United States, Docket No. 19-8709, 2020 J. Sup. Ct. U.S. 489 (Mar. 29, 2021) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

United States v. Gary, Docket No. 20-444, 2020 J. Sup. Ct. U.S. 489 (Mar. 29, 2021) (“Motion of petitioner for leave to file Volume II of the joint appendix under seal granted.”).

Hutchinson v. United States, Docket No. 20-7795, Motion No. 20M68, 2020 J. Sup. Ct. U.S. 533 (Apr. 19, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

O’Neal v. United States, Docket No. 20-8039, Motion No. 20M77, 2020 J. Sup. Ct. U.S. 599 (May 17, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Crayton v. Massachusetts, Docket No. 20-8109, Motion No. 20M79, 2020 J. Sup. Ct. U.S. 624 (May 24, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Brooks v. Agate Res., Inc., Docket No. 20-8177, Motion No. 20M82, 2020 J. Sup. Ct. U.S. 642 (June 1, 2021) (“Motion of respondent for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Duran-Gomez v. United States, Docket No. 20-7935, Motion No. 20M83, 2020 J. Sup. Ct. U.S. 642 (June 1, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

L. C. v. S. C., et al., Docket No. 20-1688, Motion No. 20M87, 2020 J. Sup. Ct. U.S. 655 (June 7, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

John Doe v. United States, Docket No. 20-8241, Motion No. 20M88, 2020 J. Sup. Ct. U.S. 655 (June 7, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Murphy v. Citigroup Global Markets, Inc., et al., Docket No. 20-1724, Motion No. 20M91, 2020 J. Sup. Ct. U.S. 671 (June 14, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Drakes v. United States, Docket No. 20-1807, Motion No. 20M102, 2020 J. Sup. Ct. U.S. 720 (June 28, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

United States v. Tsarnaev, Docket No. 20-443, 2020 J. Sup. Ct. U.S. 745 (Aug. 2, 2021) (“Motion of petitioner for leave to file Volume III of the joint appendix under seal with redacted copies for the public record granted.”).

Denied

Davis v. California, Motion No. 20M20, 2020 J. Sup. Ct. U.S. 4 (Oct. 5, 2020) (“Motion of petitioner for leave to proceed in forma pauperis with the declaration of indigency under seal denied.”).

Sheng Huang v. Hill, et al., Motion No. 20M65, 2020 J. Sup. Ct. U.S. 489 (Mar. 29, 2021) (“Motion of petitioner for leave to proceed in forma pauperis with the declaration of indigency under seal denied. Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal denied.”).

Lynn v. Saul, Motion No. 20M67, 2020 J. Sup. Ct. U.S. 509 (Apr. 5, 2021) (“Motion for leave to file a petition for writ of certiorari under seal denied.”).

Under Seal v. Va. Bd. of Med., Motion No. 20M74, 2020 J. Sup. Ct. U.S. 585 (May 3, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).

O'Dwyer, Jr. v. United States Court of Appeals for the Fifth Circuit, Motion No. 20M69, 2020 J. Sup. Ct. U.S. 641 (June 1, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).

Marques v. JP Morgan Chase, N.A., Motion No. 20M92, 2020 J. Sup. Ct. U.S. 671 (June 14, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).

October Term 2021: Sealing granted in forty-four cases and denied in two cases.³⁴

Granted

John Doe 1, et al. v. Express Scripts, Inc., et al., Docket No. 21-471, Motion No. 21M3, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Muthana v. Blinken, et al., Docket No. 21-489, Motion No. 21M4, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Under Seal v. Va. Bd. of Med., Docket No. 21-5876, Motion No. 21M6, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Powell v. United States, Docket No. 21-5879, Motion No. 21M7, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

C.C. v. S.T., Docket No. 21-5880, Motion No. 21M9, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Black, et al. v. Pension Benefit Guar. Corp., Docket No. 21-495, Motion No. 21M11, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Smith v. United States, Docket No. 21-496, Motion No. 21M12, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jessica W. v. Admin. for Children's Servs., Docket No. 21-5882, Motion No. 21M15, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Nelson v. United States, Docket No. 21-5883, Motion No. 21M17, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

³⁴ Compiled using the Journal of the Supreme Court of the United States for October Term 2021, <https://www.supremecourt.gov/orders/Jnl21.pdf>.

In Re Lisa A. Biron, Motion No. 21M19, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file the petition for an extraordinary writ with the supplemental appendix under seal granted.”).

T.E.L v. Florida, Docket No. 21-497, Motion No. 21M21, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Conerly, et al. v. Super. Ct. of Cal., Sacramento Cty., et al., Docket No. 21-5884, Motion No. 21M25, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Conerly, et al. v. Winn, et al., Docket No. 21-498, Motion No. 21M26, 2021 J. Sup. Ct. U.S. 5 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jacobo v. United States, Docket No. 21-5940, Motion No. 21M30, 2021 J. Sup. Ct. U.S. 108 (Oct. 12, 2021) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Ramirez v. Collier, Docket No. 21-5592, 2021 J. Sup. Ct. U.S. 109 (Oct. 12, 2021) (“Motion of respondents for leave to file Volume II of the joint appendix under seal granted.”).

Dakota Access, LLC v. Standing Rock Sioux Tribe, et al., Docket No. 21-560, Motion No. 21M31, 2021 J. Sup. Ct. U.S. 136 (Oct. 18, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Martinez v. United States, Docket No. 21-6123, Motion No. 21M35, 2021 J. Sup. Ct. U.S. 160 (Nov. 1, 2021) (“Motion for leave to file a petition for a writ of certiorari with the supplemental appendix under seal granted.”).

Wright v. Indiana, Docket No. 21-634, Motion No. 21M37, 2021 J. Sup. Ct. U.S. 160 (Nov. 1, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Egbert v. Boule, Docket No. 21-147, 2021 J. Sup. Ct. U.S. 181 (Nov. 5, 2021) (“Motion of respondent for leave to file a brief in opposition under seal with redacted copies for the public record granted.”).

Martinez v. United States, Docket No. 21-6268, Motion No. 21M40, 2021 J. Sup. Ct. U.S. 197 (Nov. 15, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Mitchell v. United States, Docket No. 21-6269, Motion No. 21M41, 2021 J. Sup. Ct. U.S. 197 (Nov. 15, 2021) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Friend v. United States, Docket No. 21-6364, Motion No. 21M42, 2021 J. Sup. Ct. U.S. 215 (Nov. 22, 2021) (“Motion for leave to file a petition for writ of certiorari with supplemental appendix under seal granted.”).

In re Special Investigation Misc. 1064, Docket No. 21-830, Motion No. 21M48, 2021 J. Sup. Ct. U.S. 231 (Dec. 6, 2021) (“Motion for leave to file a petition for writ of certiorari under seal granted.”).

Young v. Lundstrom, et al., Docket No. 21-979, Motion No. 21M57, 2021 J. Sup. Ct. U.S. 288 (Jan. 10, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

A. M., aka A. G. v. Colorado, In the Interest of J. G. and C. G., Children, Docket No. 21-6782, Motion No. 21M58, 2021 J. Sup. Ct. U.S. 288 (Jan. 10, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jennings v. Nash, et al., Docket No. 21-980, Motion No. 21M60, 2021 J. Sup. Ct. U.S. 288 (Jan. 10, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Williams v. Burgess, et al., Motion No. 21M61, 2021 J. Sup. Ct. U.S. 288 (Jan. 10, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Egbert v. Boule, Docket No. 21-147, 2021 J. Sup. Ct. U.S. 337 (Jan. 18, 2022) (“Motion of respondent for leave to file the joint appendix under seal with redacted copies for the public record granted.”).

Black, et al. v. Pension Benefit Guar. Corp., Docket No. 21-495, 2021 J. Sup. Ct. U.S. 343 (Jan. 18, 2022) (“Motion of petitioner for leave to file a reply brief under seal with redacted copies for the public record granted.”).

Egbert v. Boule, Docket No. 21-147, 2021 J. Sup. Ct. U.S. 375 (Feb. 18, 2022) (“Motion for leave to file respondent's brief on the merits under seal with redacted copies for the public record granted.”).

M. D. v. Mont. Dep’t of Pub. Health and Human Servs., Child and Family Services Division, et al., Docket No. 21-7167, Motion No. 21M63, 2021 J. Sup. Ct. U.S. 377 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Liviz v. Sup. Jud. Ct. of Mass., Docket No. 21-7168, Motion No. 21M67, 2021 J. Sup. Ct. U.S. 377 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

James v. United States, Docket No. 21-7169, Motion No. 21M69, 2021 J. Sup. Ct. U.S. 377 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Deem v. DiMella-Deem, Docket No. 21-1152, Motion No. 21M74, 2021 J. Sup. Ct. U.S. 378 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Sherwood v. Neotti, Docket No. 21-7171, Motion No. 21M76, 2021 J. Sup. Ct. U.S. 378 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Spencer v. Colorado, Docket No. 21-1157, Motion No. 21M78, 2021 J. Sup. Ct. U.S. 378 (Feb. 22, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Arkansas, et al. v. Delaware, No. 22O145, Original, 2021 J. Sup. Ct. U.S. 378 (Feb. 22, 2022) (“Motion of Delaware for leave to file Volume III of its appendix under seal granted. Motion of Arkansas, et al. for leave to file Volume III of their appendix under seal granted.”).

Matthews v. Lumpkin, Docket No. 21-7218, Motion No. 21M81, 2021 J. Sup. Ct. U.S. 425 (Feb. 28, 2022) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record granted.”).

Gatsby v. Gatsby, Docket No. 21-1212, Motion No. 21M86, 2021 J. Sup. Ct. U.S. 445 (Mar. 7, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Collier v. Univ. of Cal., Berkeley, Docket No. 21-7285, Motion No. 21M88, 2021 J. Sup. Ct. U.S. 445 (Mar. 7, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Ingram v. United States, Docket No. 21-1274, Motion No. 21M92, 2021 J. Sup. Ct. U.S. 459 (Mar. 21, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

L'Heureux v. West Virginia, Docket No. 21-7418, Motion No. 21M94, 2021 J. Sup. Ct. U.S. 460 (Mar. 21, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Jessie D. v. Arizona Dep't of Child Safety, et al., Docket No. 21-7474, Motion No. 21M98, 2021 J. Sup. Ct. U.S. 491 (Mar. 28, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Rose v. Arizona, Docket No. 21-7475, Motion No. 21M99, 2021 J. Sup. Ct. U.S. 491 (Mar. 28, 2022) (“Motion for leave to file a petition for writ of certiorari with the supplemental appendix under seal granted.”).

Denied

Banerjee v. Bank of America N.A., Motion No. 21M8, 2021 J. Sup. Ct. U.S. 4 (Oct. 4, 2021) (“Motion for leave to file a petition for writ of certiorari with the motion for leave to proceed in forma pauperis and the declaration of indigency under seal denied.”).

Larson v. American Home Prods., et al., Motion No. 21M53, 2021 J. Sup. Ct. U.S. 287 (Jan. 10, 2022) (“Motion for leave to file a petition for writ of certiorari under seal with redacted copies for the public record denied.”).