

CA NOS. 10-50219, 10-50264
IN THE UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff-Appellee/Cross-Appellant,

v.

CHARLES C. LYNCH,

Defendant-Appellant/Cross-Appellee.

DC NO. CR 07-689-GW

**APPELLANT LYNCH'S MOTION FOR AN ADDITIONAL 90-DAY
EXTENSION OF TIME TO FILE THE THIRD CROSS-APPEAL BRIEF**

APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE
CENTRAL DISTRICT OF CALIFORNIA

HONORABLE GEORGE H. WU
United States District Judge

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Defendant-Appellant/Cross-Appellee Charles C. Lynch, by and through counsel of record Deputy Federal Public Defender Jonathan D. Libby, hereby respectfully moves this Court for an additional 90-day extension of time, or until February 17, 2016, to file the third cross-appeal brief. This motion is made pursuant to Rule 27 of the Federal Rules of Appellate Procedure and Circuit Rule 31-2(b) and is based on the attached Declaration of Jonathan D. Libby, all files and records in this case, and any further information the Court may request

Respectfully submitted,

HILARY L. POTASHNER
Federal Public Defender

DATED: November 13, 2015

By /s/ Jonathan D. Libby
JONATHAN D. LIBBY
Deputy Federal Public Defender

DECLARATION OF JONATHAN D. LIBBY

I, JONATHAN D. LIBBY, hereby declare and state:

I am a Deputy Federal Public Defender in the Central District of California and due to an extended leave recently begun by Deputy Federal Public Defender Alexandra W. Yates, I was recently assigned responsibility to represent Defendant-Appellant/Cross-Appellee Charles Lynch in this appeal and to prepare the third cross-appeal (reply/answering) brief on his behalf. I make this declaration in support of our motion for an additional 90-day extension of time to file the third brief on cross-appeal, until February 17, 2016. Following multiple extensions and a stay of the briefing schedule, the third brief on cross-appeal is currently due November 19, 2015. This is the first extension of time I have sought since the case was assigned to me to prepare the pending brief. The court reporters are not in default with regard to any designated transcripts. Mr. Lynch is on bond pending appeal and thus not in custody.

Mr. Lynch was prosecuted for and convicted of operating a medical marijuana dispensary lawful under California law. On appeal, Mr. Lynch filed an oversized opening brief of eighty pages in which he raised eight separate challenges to his conviction and sentence, most of which have multiple sub-issues. Two amici curiae filed supporting briefs. The government filed an oversized second cross-appeal brief of 149 pages which raised two additional cross-appeal issues and the responses to many of Mr. Lynch's claims raise issues that Mr.

Lynch will need to address in the first instance in his third cross-appeal brief. In addition, after the filing of those briefs, Mr. Lynch filed a motion in this Court challenging the legality of the government's litigation of this appeal in light of federal legislation (Section 538 of the Consolidated and Further Continuing Appropriations Act, 2015) that prohibits the Department of Justice from spending funds that prevent California, among other states, from implementing its medical marijuana laws. A motions panel of this Court denied that motion without prejudice to renewing it in the third cross-appeal brief; after two new amici curiae, including the authors of the relevant legislation, filed briefs in support of further review, the Court denied en banc review of the issue in June.

Although multiple extensions of time were previously granted to DFPD Yates to prepare the pending brief before she began her extended leave of absence, I have had no prior involvement in this case. As a result, although I have been diligent in this case, because I am essentially beginning from scratch I will require significant additional time in order to familiarize myself with the lengthy record and complex legal issues raised by both sides and by the amici curiae in this case and then draft the brief. Moreover, I maintain a heavy load of appeals and habeas matters with pending deadlines and teach two courses at the University of Southern California Gould School of Law. Thus, additional time is also necessary because of my work on other pending matters that require my attention. For example, I will be filing an opening brief in *United States v. Jaimes-Moreno*, CA No. 14-50412,

on December 16, 2015. I am preparing an opening brief in *United States v. Song Ja Cha*, CA No. 12-10486, an appeal from an international sex trafficking conviction after trial in the District of Guam for which the client received a life sentence and which this Court has granted multiple extensions; that brief is currently due on November 23, 2015, along with an opening brief also due on November 23, 2015, in *United States v. Arlington*, CA No. 15-50327. I also have an opening brief currently due on November 23, 2015, in *United States v. Rodriguez*, CA 15-50328. And I must prepare a reply brief to the government's recently-filed oversized 85-page answering brief in *United States v. Brown*, CA No. 11-10089, an appeal from a sex trafficking trial in the Eastern District of California, which due to the age of the case should be prepared promptly, which is currently due on November 27, 2015. I also am currently supervising multiple appeals being prepared by trial attorneys in my office. In addition, I will be out of town on a pre-paid leave from November 24, 2015, through December 6, 2015, and upon my return must prepare for oral argument in this Court on December 9, 2015, in *United States v. Chaney*, CA No. 13-50015, a case involving the hacking of multiple celebrity email accounts. I therefore request an additional ninety days to file the third cross-appeal brief, until February 26, 2016.

I have not contacted counsel for the government to ascertain its position on this motion because, as set forth in Mr. Lynch's "Motion To Enforce Section 538 of the Consolidated and Further Continuing Appropriations Act, 2015, or in the

Alternative for a Limited Remand,” it is Mr. Lynch’s position that opposing counsel would violate federal statutory and constitutional law if the government were to expend any resources on this case.

I declare under the penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Executed this 13th day of November, 2015, at Los Angeles, California.

/s/ Jonathan D. Libby
JONATHAN D. LIBBY

CERTIFICATE OF SERVICE

I hereby certify that on November 13, 2015, I electronically filed the foregoing **APPELLANT LYNCH'S MOTION FOR AN ADDITIONAL 90-DAY EXTENSION OF TIME TO FILE THE THIRD CROSS-APPEAL BRIEF** with the Clerk of the Court for the United States Court of Appeals for the Ninth Circuit by using the appellate CM/ECF system.

I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the appellate CM/ECF system.

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