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# Supreme Court of the United States

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Kenneth J Taggart, Pro Se

*Petitioner*

v.

Wells Fargo Bank N.A., et al

*Respondents*

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**On Petition for “Writ of Certiorari” to the United States Court of Appeals  
for the Third Circuit**

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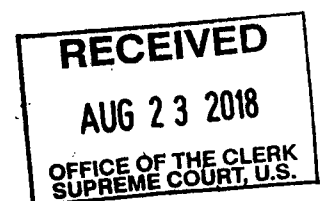
**Request for Extension to file Petition for Writ of Certiorari on Case # 17-1836  
from the Third Circuit Court of Appeals**

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**To Justice, Samuel A. Alito Jr.,**

Kenneth J Taggart, Petitioner, hereby requests an extension to file a “Writ of Certiorari” to The United States Supreme Court in case number 17-1836 that was adjudged in the Third Circuit Court of Appeals. Rehearing of the case *En Banc* was denied on June 21, 2018. The 90<sup>th</sup> day to file a “Writ of Certiorari” with the U.S. Supreme Court is: September 19, 2018.

Petitioner, Kenneth J Taggart, was represented by counsel in this case in the Third Circuit Court of Appeal. However, counsel who represented me in the Third Circuit, Mr. Joshua L Thomas, Esquire, has made me aware that he is not admitted to practice before the United States Supreme Court. As a Petitioner, I need more time to seek counsel who is admitted to practice before the United States Supreme Court, or in the alternative, have current counsel take necessary steps to seek approval for admission to the United States Supreme Court.



The issues are of significant national importance. The 1<sup>st</sup> issue is pertaining to the right by way of statute of Freddie Mac to remove state court cases to Federal Court base on 12 U.S.C. 1452(f). Appellant contends that the statute that grants Freddie Mac authority to remove any case to Federal Court, 12 U.S.C. 1452(f), has been extinguished as a matter of law because Freddie Mac is no longer a government entity. 12 U. S. C. 1452(f) was enacted when Freddie Mac was a government entity. Appellant relies also relies on the analysis in the Supreme Courts recent decision in *Lightfoot v Cendant Mortgage Corp.*, 580 U.S. Supreme Court, No. 14-1055, January 18, 017.

Additionally, the case involves issues as to a property owner's right to challenge claims to the title of his property, including mortgage liens that were alleged to have been perfected, and assignments of mortgage that appear faulty. Both Federal and State courts vary on rights of a property owner to challenge claims to his property. Federal Courts have conflicting opinions on an owners right to challenge, inter alia, assignments of mortgage.

For the foregoing reasons Petitioner is requesting a 60 day extension to file his Petition for "Writ of Certiorari". Petitioner is seeking an extension, or an enlargement of time, from the court of up until November 19, 2018 to file a "Writ of Certiorari".

Respectfully Submitted,

Kenneth J Taggart, Pro Se



August 20, 2018