

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

SAUNDRA MAGANA

Petitioner- Plaintiff.

v.

WELLS FARGO BANK,N.A.; BANK OF AMERICA,N.A.; AMERICAQUEST
MORTGAGE; NRT NEW ENGLAND LLC; RECONTRUST COMPANY; ARGENT
MORTGAGE COMPANY LLC; COLDWELL BANKER REAL ESTATE LLC;
AGNELLI REAL ESTATE LLC; COUNTRYWIDE HOME LOANS INC. LLC;
LAWRENCE GAGNON

Respondents.

**APPLICATION FOR EXTENSION OF TIME TO FILE A PETITION FOR A
WRIT OF CERTIORARI**

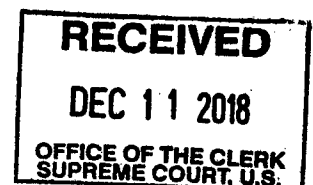
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**TO THE HONORABLE JUSTICE GINSBURG OF THE SUPREME COURT
OF THE UNITED STATES AND CIRCUIT JUSTICE FOR THE SECOND
CIRCUIT**

Pursuant to Supreme Court Rules 13, 22, and 30, Petitioner, respectfully requests a 30 day extension of time, up to and including March 8, 2019, to file a petition for a writ of certiorari to the United States Court of Appeals for The Second Circuit to review that court's decision in case number 18-1708 re: Saundra Magana v. Wells Fargo Bank, N.A., as Trustee for the Benefit of Certificate Holders of Asset Backed Pass Through Certificate Series 2004-MCW, et.al (see attached Exhibit A.) Petitioner had filed a separate motion on July 9, 2018 to have a similar case in Connecticut Superior Court (HFHCV18-600821-S) removed to Second Circuit in that there were similar issues and should be heard together. The court fails to reference that case number in its November 8, 2018 decision, or its disposition. The jurisdiction of this Court will be invoked under 28 U.S.C. § 1254(1) The application of both cases consolidated by the Second Circuit, is timely because it has been filed more than ten days prior to the date on which the time for filing the petition is expired.

1. This case presents an important and substantial question of federal law: 28 U.S.C. § 1331, a case arising under The United States Constitution or Federal Laws or treaties. The Fourteenth Amendment of The United States Constitution equal rights to life, liberty, and property. The Fifth Amendment of The United States Constitution provides Equal Protection under law.

2. Plaintiff-Applicant, Saundra Magana had requested Oral argument when filing appeal for first case 17-cv-2176JCH, and in a separate motion in July 9, 2018 with the removal of case HFH-CV-6008214-S to Second Circuit.
3. Plaintiff-Applicant sought to present to that court, evidence, through sworn testimony and documentation that Respondents Wells Fargo Bank, N.A. Bank of America, N.A. et.al had violated Applicant's civil and Constitutional rights either solely or through their agents. Had caused bodily, and financial harm to Applicant and her family, and was therefore requesting an, Injunction and Sanction pending the outcome of the appeal. The motions were denied
4. In addition, the petitioner in this case, plans to file jointly a petition for certiorari for both cases under Rule 39 when approved and Rule 33.2 and file them according to Rule 29. Coordinating this large undertaking shall pose to be more of a problem during the holiday season which precedes the current filing deadline.

Accordingly, the petitioner respectfully requests that an order be entered to extend the time to file a petition for a writ of certiorari for 30 days, up to and including March 8, 2019.

Dated: December 11, 2018

Respectfully Submitted

Saundra Magana Pro Se

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