

IN THE SUPREME COURT OF THE UNITED STATES

Nina Shahin, :
: Petitioner :
: Dale Boney, *et al.*, :
: Respondents :

**PETITIONER'S MOTION FOR EXTENSION OF TIME TO FILE PETITION
FOR WRIT OF CERTIORARI**

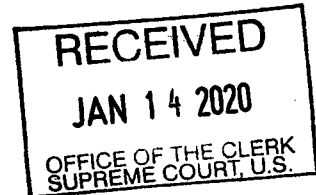
Petitioner in *Pro se* Representation:

Nina Shahin
103 Shinnecock Rd.,
Dover, DE 19904
Tel. No. (302)526-2152

Attorneys for the Respondents:

Daniel A. Griffith, Esq.
WHITEFORD TAYLOR & PRESTON
The Renaissance Center
405 North King St., Suite 500
Wilmington, DE 19801

Filed on January 10, 2020



Petitioner, Nina Shahin (maiden name, Slavgorodskaya) is of Ukrainian national origin. On December 18 of this year she became 70 years old. This is not the first time Petitioner is attempting to file Petition for Writ of Certiorari and she has never had problems with getting Rules of this Court before in order to comply with the Court's standards. In her age, with poor eye sight, and limited financial resources (she receives social security on her husband's work history)¹ she needed a hard copy of the Rules in order to carefully read, understand, highlight, and comply with all of them. It is her understanding that the Court adopted new Rules in 2019 and the Petitioner needed a copy in order to file Petition for Writ of Certiorari.

For the first time Petitioner called the Court on October 23, 2019, was directed through automated channels and left her name and address but received nothing. She called again the Court on November 1, 2019, talked to an operator, left her name and telephone number and received nothing again. On November 8, 2019 she wrote a formal request along with complaint of apparent discrimination and corruption in responding to her request and mailed it by priority mail with paying \$7.35. It appears that the document was delivered to the US Supreme Court on November 12, 2019 but again Petitioner received no response or Rules of the Court. Instead she received unsolicited letter from a law firm in Florida on apparent reference from the US Supreme Court which raises a question of whether the Court operates as a sales medium for those law firms interested in providing services to

¹ Petitioner's husband, Mazen Shahin, is of Egyptian national origin, and is working as Professor of Mathematics at Delaware State University. It was him who obtained a legal immigrant visa (i.e., green card) arranged by College Misericordia (now University) in Dallas, PA who sought his employment that our family came to the US in 1989 from Kuwait where we lived and worked for ten years.

potential petitioners. That Petitioner's complaint clearly titled "Formal Complaint and Request for the Latest Rules of the US Supreme Court" was taken by US Supreme Court's clerks as "Petition for Writ of Certiorari," REALLY? See copy of the Clerk's letter dated November 21, 2019 with relevant Petitioner's Complaint stamped by the Court with November 13, 2019 date in **Exhibit A**. The question is: **Who is of foreign national origin – Petitioner or the Clerks of Court and who does not understand English words?** Rules of Court along with those documents dated November 21, 2019 were received on November 23, 2019 (Saturday). On December 18, 2019 Petitioner had her 70th birthday, then was Christmas and New Year which Petitioner spent with her family (son, daughter and grandkids).

Petitioner therefore asks this Court to extend the deadline for filing her Petition for Writ of Certiorari especially in view of the fact that she has to file her another Petitioner in a different case by March 14, 2020. See copy of that notification in **Exhibit B**.

Finally there are few words about the decision of the Third Circuit Court of Appeals in this case copy of which is presented in **Exhibit C**. It appears that the date of the decision is September 10, 2019 but it was certified on October 24, 2019 and mailed to the Petitioner on that date. Petitioner has already been fooled before with different dates of the Court's decision and her Petition for Writ of Certiorari had been denied for that reason. I hope that this time this game is not in the dishonest federal judiciary court the Petitioner's motion would be granted with

reasonable time to file it in view of her age and limited ability to move after her illegal arrest, illegal incarceration, beatings and torture in prison in 2012.

Respectfully submitted on this Tenth of January 2020.

For the Petitioner,

Nina Shahin

NINA SHAHIN, CPA, MAS, MST
103 Shinnecock Rd.
Dover, DE 19904
302-526-2152