

No. _____

SUPREME COURT OF THE UNITED STATES

PATRICIA SMALLS, PETITIONER

V

RIVIERA TOWERS CORPORATION; AMERICAN EXPRESS BANK FSB; FEIN
SUCH KAH & SHEPPARD PC; CHRIS CHRISTIE; STANLEY R. CHESLER;
GLENN GRANT; ROBERT BUCKALEW; WEST NEW YORK POLICE;
BUCKALEW FRIZZELL & CREVINA LLP; PHH MORTGAGE CORP; COLDWELL
BANKER; ROBERT MENEDEZ; PAUL BLAINE; CARLO ABAD; KENNETH
BLANE; MICHAEL SIGNORILE; FIRST SERVICE RESIDENTIAL; FANNIE
MAE; AMERICAN MOVERS INC; THEODORE A MCKEE; MICHAEL CAMPION;
AMARILIS DIAZ; ANTHONY IACONO; LOURDES MERCADO; HUDSON
COUNTY PROSECUTORS OFFICE; ROBERT WEIBLE; UNITED STATES
DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY; JERSEY CITY
MUNICIPAL COURT; ARURA NARAYANAN; HERMANT AMIN; RICHARD
GILLEN; JENNIFER SHASHATY; MICHAEL MORAN; ANGELA ALVAREZ;
BARBARA KARPOWICZ; DAVID G. FRIZZELL; BARRY P. SARKISIAN; HECTOR
VELAZQUEZ; PETER BARISO, JR; MITCHELL OSTRER; MARIE P.
SIMONELLI; STUART RABNER; JOHN R. MIDDLETON,
RESPONDENTS

APPLICATION FOR EXTENSION OF TIME TO FILE
PETITION FOR WRIT OF CERTIORARI TO THE
THIRD CIRCUIT COURT OF APPEAL

To the Honorable Samuel A. Alito of the Third Circuit:

Petitioner, Patricia Smalls, Prose requests a 60-day extension of time to file her petition for writ of certiorari up to Monday, March 16, 2020.

This Court will have jurisdiction over any timely filed petition for certiorari in this case pursuant to 28 U.S.C. 1254 (1). Under Rules of this Court, a petition for a writ of certiorari was due to be filed on or before January 16, 2020.

RECEIVED
JAN 24 2020
OFFICE OF THE CLERK
SUPREME COURT, U.S.

The judgment for which review that the Appeal Court agrees that the District Court properly dismissed that Plaintiff's complaint that Riviera Towers Corporation (RTC) was extorting her, illegally broke into her home, illegally evicted, unlawfully seized her \$250,000 co-op/home since 1998, and barred her from entering her co-op building with no warrant or ownership on August 1, 2012, when she did not pay \$8,133.50 in extortion demand by July 13, 2012, because the \$6,391.17 past due maintenance for HUD-L-438-11 was fully paid by March 7, 2011.

There are important questions which were determined adversely by the court below:

Why would RTC take Plaintiff to court for maintenance if her maintenance guaranteed by Recognition Agreement and suppose to call the bank for payment?

Where is the Warrant - could Riviera Towers Corp. (RTC) personally break into Plaintiff's co-op, change the lock, seize the co-op with belongings, bar from entering co-op building, and make her homeless on August 1, 2012, without the Sheriff's Office?

Why would RTC charge Plaintiff for additional maintenance on April 17, 2014, from December 1, 2011, through April 17, 2014, totaling over \$48,000 if she were not the owner?

Where is the judgment – how did the Plaintiff get evicted for maintenance in 2012 but still have the co-op mortgage backed by Fannie Mae in 2017?

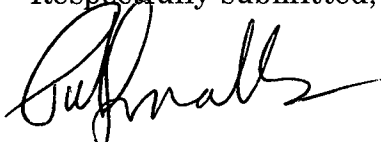
This application is being filed in less than 10 days due to extraordinary circumstances.

1. Staff's emergencies left Plaintiff by herself to run her small businesses.
2. The Plaintiff was dealing with her illness and illness in her family.
3. The legal researcher for her petition was unable to do it at the last minute. An extension of time will permit the new legal researcher to produce a well-researched petition.

Please grant the 60-day extension to Monday, March 16, 2020.

Date: January 16, 2020

Respectfully submitted,



Patricia Smalls
494 Eighth Avenue, Suite 802
New York, NY 10001
(212) 557-7287