

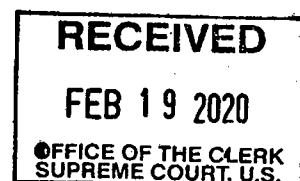
IN THE UNITED STATES SUPREME COURT

AND/OR

CARANCHINI'S
MOTION FOR CONSOLIDATION OF THE ABOVE TWO "RELATED" CASES

AND

**MOTION FOR EXTENSION OF TIME
TO FILE A PETITION FOR CERTIORARI IN CONSOLIDATED CASES
OR IF NOT CONSOLIDATED,
TO FILE TWO SEPARATE PETITION(S) FOR CERTIORARI
TWO ADDITIONAL WEEKS LATER**



Background to this *Pro Se* filing.

As set forth below, the undersigned is very ill and currently under the treatment of ten doctors and particularly her neurologist, Dr. Hairston of Kansas University's Neurology Department, as well as her "primary", Dr. Jennifer Schultz associated with Advent Health. The health issues including having "memory issues" as well as physical "responses". It has taken three days to write this given the undersigned's health and problems.

I apologize.

Although I have attempted to read the rules, I am not sure what rule applies when you are asking for an initial extension of time to file a Petition for Certiorari. The following is a summation of my case. I apologize for its "length and detail" if it violates any rules of Court as I am pro se and currently very ill and on multiple medications. By way of explanation, I provide the Court, attorneys and my doctors the following information.

In 1991 two Judges of the Western District Court sought my disbarment before the Missouri Supreme Court. No other Judge, or plaintiff or defense attorney, or individual joined with them. In 1998 disbarment was obtained in the Missouri State Court and subsequently in all trial and appellate state and federal jurisdictions in which the

undersigned “held” licenses. Caranchini had practiced before both the EEOC and MSPB for clients for the previous ten years and continued that practice after her “state” disbarments with the concurrence of those courts who had been noticed about the disbarment. Caranchini in the last ten years has exclusively represented federal government whistleblowers primarily in Missouri and Kansas and has a current client she has represented for seven years after having him designated a government whistleblower but who has been retaliated for the last five years. Caranchini has never done traffic or minor cases in any jurisdiction at any time—the majority of her work being in Federal Courts as a “plaintiff’s attorney”.

As indicated above the undersigned sought admittance to the U.S. District Court in the Western District of Missouri and several other Federal District Courts in Missouri and Kansas. Sometime in the 1980’s she sought to obtain, and did obtain, admittance to the Seventh, Eighth, Ninth, Tenth Federal Circuit Courts of Appeal, although the majority of my work was in the Eighth Circuit. The undersigned believes that some time in the 90’s she sought and obtained admission to the United States Supreme Court to practice.

In approximately 2013 Caranchini had been sued by her mortgage lender, Bank of America. Caranchini contested whether it had a “clear title” to do so. That case was then transferred to Nationstar when the latter bought Bank of America’s portfolio of cases. Although Caranchini proferred payment in 2011 to BOA, BOA refused payment. No payments have been made since. Caranchini was at a point in time represented in those cases by Gregory Leyh and his law firm for years and very well I might add. He is a well known lawyer in Missouri, Kansas and other states.

In 2019 the lawyers representing Nationstar made a “claim” against Leyh and the undersigned for sanctions, which remain pending. There was a clear conflict and Leyh withdrew as the undersigned’s counsel. Caranchini was totally without funds to hire anyone as she was in serious debt and the matter was extremely complex and Caranchini was seeing ten or more doctors. She has represented herself since Leyh’s withdrawal as her counsel. This has resulted in huge amounts of stress for which Caranchini has sought medical care and is currently being treated by eight or more physicians. Leyh is represented by counsel consistent with this “insurance”. Also, consistently with that representation he has not in any way sought to give Caranchini advice or represent her, which Caranchini

respects. Although Caranchini in her almost 42 years of “practice” has had a complex practice, while being married to her college sweetheart for 34 of those years, she managed her marriage and the birth and raising of her daughter for 34 years until her husband died. She continues to interact with her daughter and granddaughters. Caranchini believes each citizen should avail themselves of the law of this country until all available avenues are explored and found either wanting or having some merit. This brief is the last opportunity to pursue her defenses to Nationstar’s claims. Unfortunately, that has contributed to serious health issues which have increased since Mr. Leyh has had to withdraw.

Since late December of 2019 and to the current time, Caranchini has suffered extreme emotional distress as well as physical distress to the point she has severe shaking in both hands, as well as “brain fog” which gets worse daily. Her neurologist and primary have referred Caranchini to multiple doctors and have her on larger doses of some medications to help her present medical issues including being able to sleep. Caranchini is NOT on any drug that affects her physically or emotionally in an untoward manner. Caranchini has advised all counsel in her cases, including the multiple counsel in the Nationstar case, of her medical status. She has

provided them the names of her physicians and advised them if they wish to obtain any records to substantiate or explain my current medical situation they may do without a court subpoena or Order. ALL counsel have been extremely courteous but have not availed themselves of these records or requested anything of the undersigned.

Given the above, and Caranchini's daily worsening medical status she is therefore filing this Request for Extension of time to File Petition(s) for Certiorari as she believes the Court of Appeals has refused to address the issues raised in the District Court Chief Judge's legal opinion. In short, His Honor Chief Judge Kays stated in the middle of the "Nationstar" opinion, and I quote, "that Caranchini had filed a claim against her ex boyfriend"! When Caranchini moved to recuse him, noting that He also had the case against her ex boyfriend, He not only failed to recuse in BOTH cases, but entered judgments against Caranchini! Caranchini timely sought appeal to the Eighth Circuit which in both cases merely affirmed the trial court's decisions without any opinion! The facts giving rise to the claims deserved, based upon Caranchini almost 40 years of experience in these courts as either counsel, or plaintiff pro se or assisting lawyers in legal research, are

such that Caranchini is entitled to an opinion based upon sound legal principals. She has not gotten that to date.

1. Motion for Consolidation of the above two cases from the Eighth Circuit.

The above “history” of the litigation and facts should demonstrate to this Court that both cases are related for the simple reason that Chief Judge Kays’ reference in the *Nationstar* case to the *Peck* case establishes His Honor was so upset by Caranchini suing her ex boyfriend, that in the case on her home mortgage, he inserted a comment that she had sued her exboyfriend! Both cases were dismissed by His Honor. Thereafter, the Eighth Circuit panel as well as the Eighth Circuit en banc, only entered short sentences affirming. The Panel’s affirmation was noted as not being filed in open court and therefore not an opinion to be relied upon. This is the first time in 41 years Caranchini has ever seen that done in the well over 50 cases she has had progress in some manner to the Eighth Circuit or the Eighth Circuit en banc. These appellate courts should not be able to “wash their hands” of a case to preserve Chief Judge Kays’ decision. This has not been Caranchini’s experience in Courts of Appeal.

For the above reasons, Caranchini seeks consolidation of these two matters.

2. Request for Extension of Time to File Petitions for Certiorari.

Caranchini has set forth briefly her health issues hereinabove. As indicated she sees approximately eleven doctors for various matters. However, her neurologist and primary have become very concerned after seeing Caranchini approximately three weeks ago that she is suffering “mentally” from the stress to the point Caranchini has difficulty “relating” or speaking. Caranchini has also taken to her hands “physically shaking” making even typing difficult at which she has 50 years experience as well as formal training. She was put on additional medications –none of which are habit forming Caranchini notes—and referred to Dr. Turley, a “mental health neurologist” in Kansas University’s Memory Division. Caranchini must be on the medications for three months before seeing Dr. Turley and during that time both Caranchini’s neurologist Dr. Hairston and primary Dr. Schultz are monitoring closely Caranchini’s health and symptoms—all of which Caranchini has informed defense counsel of in multiple emails. A further email is being transmitted to them today with a copy of this filing and her doctors will also be advised of this filing.

Conclusion

Caranchini has always been a stickler for following the rules. Caranchini does not believe she has perhaps followed the rules for this request for extension

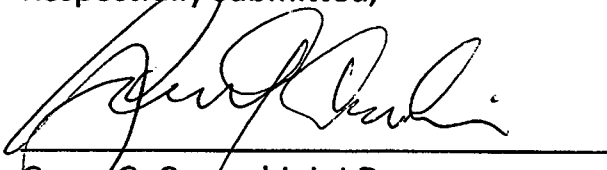
for which she apologizes to the Court and its staff, including but not limited to its law clerks. She is also concerned she has not written appropriately or caught her spelling errors again for which is apologizes.

Caranchini believes she needs until April 30, 2020 to file her Petition for Certiorari in the above hopefully consolidated cases as she will have been on medication for 90 days as well as seen Dr. Turley referenced above she has advised all counsel prior to filing this and no one sent any email back indicating opposition. I wish to thank them for that courtesy. As indicated she will keep all counsel advised and give them access to her physicians and records.

Caranchini therefore respectfully requests this Court grant her until April 30, 2020 to file her Petition(s) for Certiorari in the above cases.

WHEREFORE, Caranchini respectfully requests this Court grant her until April 30, 2020 to file her joint Petition for Certiorari. Caranchini also requests this Court combine the Petions in one brief.

Respectfully submitted,



Gwen G. Caranchini, J.D.

1203 West 62nd Street

Kansas City, Jackson County, Missouri 64113

816-223-7178

gwencaranchini@gmail. Com

Pro Se