IN THE

SUPREME COURT OF THE UNITED STATES

THERESA MARSHALL Petitioner

US.

EDUCATIONAL CREDIT MANAGEMENT GROUP, et al. Respondents

MOTION FOR EXTENSION

Comes now, Theresa Marshall (petitioner) and requesting (30) thirty day extension to file writ of certiorari for the following reasons:

Petitioner had a accident week and half ago and tore up car so bad that petitioner cannot drive.

Because of above mentioned accident petitioner is having problems getting paper and ink needed to assemble writ against above respondents.

Petitioner is under doctors care and have been experiencing fainting spells.

Petitioner, plead that (30) thirty day extension is **granted**, to file writ of certiorari in above referenced case, and for all other relief that petitioner is entitled.

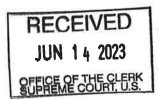
Respectfully written

Theresa Marshall

P.O. Box 4404

Little Rock, AR 72214

501 - 666 - 3923



UNITED STATES COURT OF APPEALS FOR THE EIGHTH CIRCUIT

No: 22-2460

Theresa Marshall

Appellant

V.

Educational Credit Management Group, et al.

Appellees

No: 22-2470

Theresa Marshall

Appellant

v.

Wells Fargo & Company, et al.

Appellees

Appeal from U.S. District Court for the Eastern District of Arkansas - Central (4:21-cv-00751-DPM) (4:21-cv-01091-DPM)

ORDER

The petition for en banc rehearing and the amended petition for en banc rehearing are denied. The petition for panel rehearing and the amended petition for panel rehearing are also denied.

Judge Benton did not participate in the consideration or decision of this matter.

February 28, 2023

Order Entered at the Direction of the Court: Clerk, U.S. Court of Appeals, Eighth Circuit.

/s/ Michael E. Gans

Appellate Case: 22-2460 Page: 1 Date Filed: 02/28/2023 Entry ID: 5250067

United States Court of Appeals

For the Eighth Circuit
No. 22-2460
Theresa Marshall
Plaintiff - Appellant
V.
Educational Credit Management Group; Educational Credit Management Corporation, ECMC; Kimberly Wood Tucker, Attorney
Defendants - Appellees
No. 22-2470
Theresa Marshall
Plaintiff - Appellant
\mathbf{v}_{\cdot}
Wells Fargo & Company; Wells Fargo Bank NA; Deutsche Bank National Tru Company, as Trustee for Vendee Mortgage Trust 1993-1, United States Department of Veterans Administration's Guaranteed Pass-Through Certificate
Defendants - Appellees
Appeals from United States District Court for the Eastern District of Arkansas - Central

Appellate Case: 22-2460 Page: 1 Date Filed: 01/24/2023 Entry ID: 5238486

Submitted: January 19, 2023 Filed: January 24, 2023 [Unpublished]

Before SHEPHERD, GRASZ, and KOBES, Circuit Judges.

PER CURIAM.

In these back-to-back appeals, Arkansas resident Theresa Marshall appeals the district court's dismissal of her pro se complaints. Upon careful review, we conclude that the district court did not err in dismissing the cases. See Laclede Gas Co. v. St. Charles Cnty., Mo., 713 F.3d 413, 417 (8th Cir. 2013) (de novo review of dismissal for lack of subject matter jurisdiction); Moore v. Sims, 200 F.3d 1170, 1171 (8th Cir. 2000) (per curiam) (28 U.S.C. § 1915(e) dismissal for failure to state a claim is reviewed de novo). Accordingly, we affirm in both appeals, see 8th Cir. R. 47B, and we deny Marshall's pending motions as moot.

¹The Honorable D.P. Marshall Jr., Chief Judge, United States District Court for the Eastern District of Arkansas.