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Case # 18- cv-11413 (AT) (SDA) Appeals # 21-2738

Supreme Court, U.S.  
FILED

SEP 29 2022

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Dear Justice Sotomayor,

I am writing this letter to you for an extension of time in accordance with the instructions from my case manager from the Second Circuit Court Appeals, and the Supreme Court Clerk. My 90 days expiration date on pursuing a hard look at this case is October 11, 2022.

The reasons for my being behind is I am a Pro-Se litigant who has been fighting possible eviction from the Riverbay Corporation as seen in Exhibit #A, which has just been resolved as of this week. The other reason is declining health. I have diabetes, kidney stones, arthritis, and a cervical spine problem where my neck cracks like knuckles when I turn my head, there is bulging disc in my cervical spine and I suffer from severe pain and headaches.

I have sent the medical Summary and that is Exhibit # B. Meanwhile I have one doctor who wants to operate and another who says if it get worse he will consider it. I am going for another MRI. I don't want to get too much into the case because this is just a request for an extension of time. I am getting ready to consult with a law firm hopefully within in the next 8 to 10 day.

EEOC "SHUFFLED" me through the system improperly, NYLAG got me with a law firm for limited services for depositions that Mitsubishi is their client, a Magistrate and a District Judge stated that if I can allege facts MMNA remunerated and controlled manner and means of my work, I complied, and Judge Torres ignored my filings. I asked for a court appointed lawyer for my appeal, but because I asked them to dig a little harder on my behalf they said I was difficult and they lied on me so I have a complaint on them at

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180 Maiden Lane. And last but not least, the lawyer for the other Defendants, who I settled with, erroneously filed on behalf of MMNA, a \$50 billion dollar company.

I have been at this juncture before, twenty years ago. I might have used a FLSA benchmark case, but I am Pro-Se. The Fair Labor Standard Act (FLSA) of 1938, 29 U.S.C. §203(a), (d), (e) (1) (1982) ("FLSA"), Title VII of the Civil Rights Act of 1964, 42 U.S.C. §2000e (a), (b), (f) (1982) ("Title VII"), and the ADEA carry nearly identical provisions defining "Employer" and "Employee". Since all three Statutes have a similar purpose – to stamp out Discrimination in various forms – cases construing the definitional provisions of one are persuasive authority when interpreting the other.

I provided tax statements for thousands of dollars from the Joint-Employer and the District Judge in her R&R said all I made was \$275.00. That is a big fib. I asked Judge Torres to glean my submissions again. "Your submissions have been thoroughly briefed," she said. I, as a Pro-Se litigant, am held to a less stringent standard than those of lawyers, but you will see they're not totally an unfamiliarity with rule requirements.

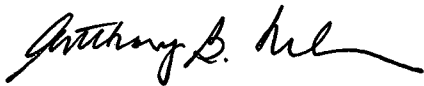
Isn't a black robe symbolic of civil order? These two judges can't imagine themselves in my shoes? This is not two bags of fruit, which meant the world to that fruit man, but 6 years of my life. So that means the world to me. I know how things can be unfair. I had Judge Pitman like Marie Flaherty in Flaherty v. Filardi 03 -cv- 2167(LTS)(HBP) and Nelson v. Beechwood no. 03-cv-441 (GEL)(HBP), where her audio recordings were destroyed and mine went missing. I actually spoke to her about it.

I consulted before I filed my cases and I am sorry I live in a world that's more like scorched earth mentality rather than an upright and moral functional society. I could not win my Appeal, well I don't know what I am doing. Also colleagues can't govern their colleagues. Maybe they need a review board too.

Since Judge Aaron said I could pursue MMNA and I asked to remove the other defendants from the caption box, it was denied. And I asked for a court-appointed lawyer, and that was denied. And I found out that I can't put judges' names in the caption box because that was also denied, and how was I supposed to know that? Therefore, I am

asking for a 5 to 6 week extension. I will take a train from here to Washington, D.C. and bring a Postal Money order for the filing fee. I am Respectfully asking you Honorable Associate Justice Sonia Sotomayor to let me submit my case with the help of a lawyer with a 5 to 6 week extension of the October 11th deadline.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "Anthony B. Nelson". The signature is written in a cursive style with a long, sweeping underline.

Anthony B. Nelson