

Supreme Court, U.S.
FILED

NOV 16 2022

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CASE NO. 21-60911

IN THE UNITED STATES SUPREME COURT

STEPHANIE GOREE,
Plaintiff-Appellant

v.

CITY OF VERONA and J.B. LONG, In his individual capacity,
Defendants-Appellees

**APPEAL FROM THE UNITED STATES
COURT OF APPEALS FROM THE FIFTH CIRCUIT**

**MOTION FOR TIME TO WRITE A WRIT OF CERTIORARI
PRO-SE**

Stephanie Moffett AKA Stephanie Goree
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SUPREME COURT, U.S.

ORIGINAL

COME NOW, Stephanie Moffett, Pro Se, move to request time to find representation or time to write the Writ of Certiorari.

Due to the fact, I was lately advised of the time-frame and the steps I must take to write a Writ of Certiorari.

With the limited time, it has been extremally hard to find representation.

I ask the Justice of the Court to grant me sixty (60) days?

In good faith, and at the Mercy of the Justice of the Court, will please grant this request.

Signed this 17th day of November, 2022.

/s/ Stephanie Moffett

A handwritten signature in black ink that reads "Stephanie Moffett". The signature is written in a cursive, somewhat stylized font.

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COME NOW, Stephanie Moffett, Pro Se, move to request time to find representation or time to write the Writ of Certiorari.

Addressing the Summary of Judgement and the Continuing Violation Doctrine that was violated.

It is my opinion that the Fifth Circuit did not acknowledge the fact that Court violated the Continuing Violation Doctrine by placing a time frame on the on Motions which was already granted during the courts' Summary of Judgement.

The Fifth Circuit fail to acknowledge in support of her summary judgment response, Goree submitted 228 pages of exhibits. The exhibits submitted by Goree contained proof that several retaliatory acts taken against Goree fell within the four-month time frame allotted by the Fifth Circuit.

The Fifth Circuit did not acknowledge the fact, "When Long was called as a witness, the trial court prohibited Goree's counsel from questioning Long about the February 27, 2017 assault, instructed him to "tread lightly with [the] witness[,]” and decided to take a proffer on the assault. (ROA.1332).

Following the proffer, the trial court held: “[L]ook, here’s the candid truth. If what happened, then, Mr. Long, you ought to be admonished, okay? But I’m still bound by the law to find that this is – this incident is directly connected under the hostile work environment claim and under Title VII because of sex or gender discrimination, because of sex or gender discrimination.

The Fifth Circuit did not acknowledge the fact that my Constitutional Rights are violated. During the Trial, my attorney and I was only allowed to speak on certain conversations in an allotted time frame.

The Fifth Circuit did not acknowledge the fact the Court stated we were only allowed to speak on events from **July 15, 2015 through February 27, 2017**. Well, the fight allocation happens on February 27, 2019, the Court stated, “You will not speak on the fight incident, do you understand me”

It is my opinion the Fifth Circuit erred in their decision because my appeal attorney intentionally omitted the illegal activities of the Lower court that cause me to lost my entire Lawsuits.

I believe the Fifth Circuit erred in their decision because they did not have the sequence of events that got us to the door the court that caused me to lose my Lawsuit

After the Fifth Circuit rendered their Ruling, my former attorney did not take advantage of the fourteen (14) days I had to asked the 5th Circuit to review their ruling.

Due to the fact, I was lately advised of the time-frame and the steps I must take to write a Writ of Certiorari, it is extremely difficult to seek the proper representation.

Also, with the flu/Covid rate extremely up and down through-out the State of MS, individuals are not meeting or having in person meetings.

As Pro-SE, I am pitifully at the Mercy of the Courts for sixty (60) to have a fair shot to restore my life and the Justice of the United State Supreme Court.

In good faith, and at the Mercy of the Justice of the Court, will please grant this request.

CERTIFICATE OF SERVICE

I, Pro-SE hereby certify that on December 5, 2022, I emailed and mailed by UPS a copy of this motion to the City of Verona by name,

Jason Marsh
Gregory Todd Butler
Phelps Dunbar LLP
4270 I-44 North
Jackson, MS 39211

Stephanie Moffett
Stephanie Moffett
Signed this 5th day of December, 2022