
**In the
Supreme Court of the United States**

DARRELL BERRY; CONSTANCE LAFAYETTE
Petitioners,
vs

**WELLS FARGO BANK, N.A.; LOANCITY; FEDERAL
HOME LOAN MORTGAGE CORPORATION, "Freddie
Mac" as trustee for securitized trust FREDDIE MAC
MULTICLASS CERTIFICATES SERIES 3113 TRUST;
MORTGAGE ELECTRONIC REGISTRATION
SYSTEM, "MERS"; DOES 1 through 100 "inclusive", et
al.**

Respondents

**Application for an Extension of Time Within Which to
File a Petition for a Writ of Certiorari to the Supreme
Court On Petition for Writ of Certiorari to the United
States Court of Appeals for the Fifth Circuit**

Darrell Berry and Constance
Lafayette (Pro se),
8338 Greenmoss Drive,
Baton Rouge, LA 70806
(Phone): 225.610.8633

APPLICATION FOR AN EXTENSION OF TIME

Pursuant to Rule 13.5 of the Rules of this Court, Applicants Darrell Berry and Constance Lafayette hereby requests a 60-day extension of time to comply with the letter dated February 21, 2023. Petitioners received a price quote of \$10,000 to produce the 40 copies of the Writ of Certiorari in the 6 1/8 x 9 1/4. This is a huge sum of money in addition to the docket fee of \$300 and at this point we just do not have the funds. Additional time is requested to try and figure out how to pay for justice.

JUDGMENT FOR WHICH REVIEW IS SOUGHT

The Berrys are requesting the Writ for Certiorari for the 1) United States Court of Appeals, For the Fifth Circuit No. 20-30670 Consolidated with No. 21-30060; 2) Middle District of Louisiana Case No. 3:18-CV-888 which was a wrongfully transferred case from State Court 19th JDC where *the Berrys filed the counter suit Darrell Berry et al vs LoanCity, Wells Fargo, et al., C-672792* presided by Judge Wilson Fields, to challenge the order in civil action 3) *Wells Fargo vs Darrell Berry et all C-656991* presided by Judge Timothy Kelley. See Exhibit 1.

JURISDICTION

This Court will have jurisdiction over any timely filed petition for certiorari in this case pursuant to 28 U.S.C. § 1254(1) and Article III. Under Rules 13.1, 13.3, and 30.1 of the Rules of this Court, a corrected petition for a writ of certiorari along with payment is due to be filed on or before March 14, 2023. In accordance with Rule 13.5, this application is being filed more than 10 days in advance of the filing date

for the petition for a writ of certiorari.

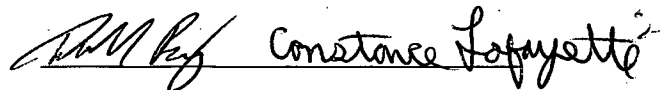
REASONS JUSTIFYING AN EXTENSION OF TIME

Applicant respectfully requests a 60-day extension of time within which to file a petition for a writ of certiorari to try and gather the funds needed for the filing fee and the reproduction of 40 copies in the 6 1/8 x 9 1/4 format. The least expensive quote we have received thus far is \$10,000 which would create a substantial financial hardship and thus deny us due process. The In Forma Pauperis status would have allowed us to keep the 8 1/2 x 11 page format which is affordable. If we could keep the size of the paper but just have it professionally bound that would be a great help. Please reconsider the In Forma Pauperis Status and or allow the submission in the 8 1/2 x 11 page format professionally bound with 65 lb cover and 60 lb internal pages.

CONCLUSION

For the foregoing reasons, Petitioner respectfully requests that this Court grant an extension of 60 days within which to have reformatted, and reproduced copies required and or that the court allow the submission in 8 1/2 x 11 sized paper.

Respectfully submitted 1st day of March, 2023



Darrell Berry Constance Lafayette,
Pro Se/Petitioners
Address: 8338 Greenmoss Drive
Baton Rouge, Louisiana 70806
Telephone: 225-610-8633