

**SUPREME COURT OF THE UNITED STATES**

**DOCKET NO.** \_\_\_\_\_

**Motion for Enlargement of Time for  
Filing of Writ**

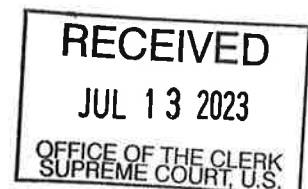
*On appeal from final decision of the Louisiana Supreme Court  
CIVIL DOCKET NO. 2022-C-01794*

*Originally brought in the Ninth Judicial District Court  
Rapides Parish (Alexandria, LA)  
CIVIL SUIT NUMBER: 248,025-E*

RODNEY RABALAIS, ESQ.  
COUNSEL FOR APPELEE  
122 East Mark Street  
Marksville, LA 71351  
rodneyrabalais@yahoo.com  
318-253-4622

COURTESY COPY FOR  
BARBARA MELTON, ESQ.  
COUNSEL FOR NON-PARTY  
CROWELL & OWENS  
bmelton@fairclothlaw.com  
318-619-7755

LAWRENCE KINGSLEY, *Pro Se*  
2161 W. Ridge Dr.  
LANCASTER, PA 17603  
file@research-1.com  
646-543-2226



## **MOTION FOR ENLARGEMENT OF TIME FOR FILING WRIT OF CERTIORARI**

1. The Applicant/Plaintiff/Appellant (“Applicant”) Lawrence Kingsley intends to seek a Writ of Certiorari pursuant to this court’s Rule 10.
2. However, a crush of other work, in combination with need to verify the record in Louisiana, where the applicant has not lived since 1977, has placed severe time constraints on him.<sup>1</sup>
3. Nothing was awarded to either side nor to a non-party, Crowell & Owens.<sup>2</sup> The applicant thus is the only aggrieved party, and no one will be harmed by the requested enlargement of time.
4. The applicant therefore asks for a 60 day extension for filing the Writ of Certiorari.
5. As shown by the attachments, the Louisiana Supreme Court, the court of last resort, denied the appeal on Feb. 14, 2023 and on April 25, 2023 denied the applicant’s timely Motion for Reconsideration.

---

<sup>1</sup> This case arises from a testamentary trust which was mishandled and devastated by the respondent/appellee. The ultimate issue on appeal is whether the case should be restored to the docket in the Louisiana trial court on the basis of conflicting decisions of federal and state courts and extreme departure from the accepted, usual course of judicial proceedings.

<sup>2</sup> One of the issues in this appeal is the failure of the lower courts to restrain Crowell & Owens from pleadings in this case. Though a non-party, Crowell & Owens never filed a motion to intervene, never had the right to intervene, and long ago passed the deadline for even attempting to intervene.

6. The April 25 decision, of course, extended the deadline for a writ of certiorari application in this Honorable Court,

Dated: July 5, 2023  
Lancaster, PA

Respectfully submitted,

*Lawrence Kingsley*

---

Lawrence Kingsley  
2161 West Ridge Drive  
Lancaster, PA 17601  
646-543-2226