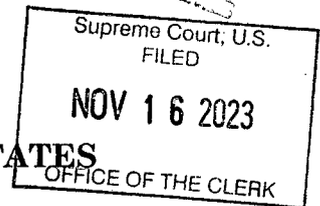


**EXTENSION OF TIME REQUEST FOR
A PETITION FOR WRIT OF CERTIORARI**

NO. 23A454

ORIGINAL



IN THE SUPREME COURT OF THE UNITED STATES

TONYA PARKS,

Applicant

Vs.

**AFFILATED BANK, AFFILATED BANK FSB, AFFILATED BANK, FSB.
INC., BANCAFFILATED, JOSHUA CAMPBELL AND KATHERINE
CAMPBELL,**

Respondents

**APPLICATION FOR EXTENSION OF TIME TO FILE
PETITION FOR WRIT OF CERTORARI TO THE SUPREME COURT OF
THE UNITED STATES**

**Tonya Parks
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Dear Honorable Supreme Court Clerk,

To the Honorable Justices of this Court, I am writing to respectfully request an extension of time to file a Petition for a Writ of Certiorari in the above-referenced case. As a pro se litigant navigating the complexities of citing references and laws required for the submission to the United States Supreme Court, compounded by a recent very serious medical emergency. I find myself am unable to meet the original deadline of November 16, 2023.

The Texas Supreme Court issued a ruling denying Applicant's Motion for Rehearing on August 18, 2023, setting the Writ of Certiorari deadline for November 16, 2016. The Texas Supreme Court denied my Petition for Review on May 26, 2023. The Fifth District Court of Appeals issued an Order denying me the opportunity the opportunity to file a brief and on November 30, 2022, they denied both Applicant's Motion for Rehearing and Motion for Reconsider En Banc which I believe revolved around errors of the trial court and errors of the 5th Court of Appeals which will be explained in detail in the Writ of Certiorari. I am confident that my Writ of Certiorari will demonstrate that these denials amounted to significant violations of due process, laws of the state and federal levels, as well as breaches of court procedures. I believe this court can take appropriate action to safeguard my due process rights and uphold public trust.

I recognize the significance of complying with the Court's deadlines and the regulations governing petition filings. However, an unforeseen medical emergency has arisen, necessitating my withdrawal from stressful situations, particularly those involving the preparation of a highly important document with which I am unfamiliar. Seeking justice holds great personal significance for me, and I am committed to ensuring that this process is executed accurately. As a pro se litigant, I lack familiarity with preparing and filing documents and pleadings in the United States Supreme Court, requiring additional time for thorough research, seek professional legal guidance by locating and working with an attorney that is familiar with preparation of documents, responses, and following all of the laws of this court.

Moreover, existing obligations have made it challenging for me to fully delve into the rules of this court, review pertinent cases, and familiarize myself with its legal standards for success. Unfortunately, I only became aware yesterday that the filing of this application needed to occur ten days prior to the petition's due date. I appreciate your understanding as I navigate these complexities and strive to fulfill the requirements diligently.

I sincerely apologize for seeking this extension, and I want to assure you that it is not intended to cause unnecessary delays. I would have loved to have preferred to submit my Writ for Certiorari promptly. However, due to my lack of knowledge regarding the laws and the timing of filing, coupled with the critical nature of the reasons behind this petition, I felt compelled to take a moment to seek guidance. I

have considered and prayed to God, who has been a steadfast source of support throughout this challenging process, to guide me in determining the best course of action in my ongoing pursuit of justice.

I am aware that the United States Supreme Court handles a limited number of cases, and I recognize the complexities involved in my case. The issues encompass errors of the court, abuse of discretion, constitutional due process violations, procedural due process claims that denied to access of accurate documents and timely judicial recusal (which were violations of judicial canons¹), official mistakes/misconduct, fraud, deprivation/full access denial to court documents, altered transcripts, and Judges and Justices failing to properly recuse themselves before entering orders in the case, rectifying their actions only after they might have tainted the case, thus creating unfair struggles for the Applicant. Additionally, there have been instances of laws being broken in lower courts, violating rights owed to me and depriving me of my legal entitlements.

The crux of this case revolves around a Texas Bill of Review² filed due to the deprivation of rights, which unfortunately persisted in the Bill of Review due to serious and repeated ethical misconduct. This misconduct has not only undermined my position but has also eroded public faith in the judiciary. I believe that the

¹ Canon 1: A Judge Should Uphold the Integrity and Independence of the Judiciary, Canon 2: A Judge Should Avoid Impropriety and the Appearance of Impropriety in all Activities, Canon 3: A Judge Should Perform the Duties of the office Fairly, Impartially and Diligently, Canon 4: A Judge May Engage in Extrajudicial Activities that are Consistent with the Obligation of Judicial Office.

² This application stems from the lower court – Texas Supreme Court Cause No. 23-0033 which reference opinions in the Court of Appeals Fifth District of Texas Dallas Cause No. -5-21-00411-CV due to orders from the County Court at Law No. 2 Dallas County, Texas Trial Court Cause No. CC-19-0614-B.

evidence I can present in this case will be instrumental in setting a precedent and establishing a clear understanding of the laws, preventing the violation of rights for other litigants. Granting me additional time to research, consult with attorneys or legal professionals, and understand the processes of this court will be invaluable in creating standards to preserve constitutional protection for the public.

In light of the above and due to the upcoming holidays, I am seeking a 60-day extension to submit the Petition for a Writ of Certiorari, with the new due date being January 15, 2024. This extension is necessary to ensure that the petition is thoroughly researched, properly prepared, and meets the standards required by this Honorable Court, of which I am currently not familiar and need time to research.

Despite having to have dealt with potential discrimination (race, gender or financial status/influence), unlawful showing of hate and having my rights violated during this legal process, I consider it an honor to use my story and evidence to contribute to the improvement of judicial protection for the public. My goal is not only to rectify the injustices I've faced but also to work towards creating laws that enforce ethical standards in lower courts, ensure compliance with recusal processes, and enhance the understanding of the code of conduct and other laws, promoting transparency at the lower court level. This case will demonstrate how injustices not only harm the case at hand but also erode trust in the court system, causing significant stress that can impact one's health and lead to financial hardships. Granting this application and later granting the Writ of Certiorari will aid in the

necessary oversight to establish a clear resolution to the American people when they have been deprived of their due process by abusive and errors that a reasonable person would consider and unjust acts of impropriety.

I aim for the United States Supreme Court to comprehend my faith in the existing legal system; however, I acknowledge the presence of individuals within the system who may harbor biases, prejudices, and undisclosed conflicts. These individuals, whether elected, appointed, or hired, wield influence over the system without always prioritizing the public's best interest and upholding the integrity of the constitution that the people rely on. With this case, I seek to establish clear laws safeguarding constitutional and civil rights, fostering accountability, and providing remedies for litigants who have been unjustly denied justice and full access to the court. My goal is to enhance the system's transparency and uphold the constitutional rights owed to the public.

I assure you of my dedication to diligently preparing the petition, and the extension will facilitate a more comprehensive and well-founded submission. I am hopeful that we can work together to address the challenges faced in the lower courts and restore trust in the judicial system, as envisioned by the Constitution.

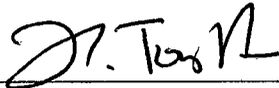
For this reason and for good cause, I respectfully request that the Court grant an extension until January 15, 2024, for the filing of the Petition for a Writ of Certiorari. I believe this court has proper jurisdiction according to 28 U.S.C § 1251

and 1254. I pray this court grants this application and allows me the extended time to file my Writ of Certiorari.

Thank you for your attention to this matter, and I appreciate your consideration of this request. Please do not hesitate to contact me if you require any additional information or documentation.

Dated: November 16, 2023

Sincerely,



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