

# IN THE SURPEME COURT OF THE UNITED STATES

## BRUCE CHADBOURNE, PETITIONER

V

## WILMINGTON TRUST N.A

## ON PETITION FOR WRIT OF CERTIORI

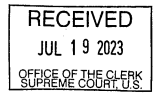
#### TO THE UNITED STATES OF COURT OF APPEALS

#### FOR THE NINTH CIRCUIT

# APPLICATION FOR A MOTION TO OBTAIN AN EXTENSION OF TIME TO FILE BRIEF TO PETITION FOR WRIT OF CERTIORARI

Bruce Chadbourne 2630 Mendocino Ave A2 Santa Rosa Ca 95403

Bruce Chadbourne, IN PRO PER



ORIGINAL

FILED JUL 15 2023

OFFICE OF THE CLERK

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# APPLICATION FOR A MOTION TO OBTAIN AN EXTENSION OF TIME TO FILE BRIEF TO PETITION FOR WRIT OF CERTIORARI

Petitioner, Bruce Chadbourne, the Petitioner in the above-referenced matter, Pursuant to Supreme Court Rule 30.4 submits this Motion for Extension of Time to File File Brief to Petition for Writ of Certiorari to the Clerk for the Purpose of requesting a s sixty day( 60 )day extension of time to file petitioners Brief to Petition For Writ of Certiorari up to and including September 22nd 2023. In further support, Petitioner would Respectfully request Justice Keegan grant this relief and shows as follows.

1. The Petitioner and Appellant received an Order affirming the lower courts Order From the Ninth Circuit Court of appeals on 3/17/2023.

2. Petitioner Then Timely Filed a extension of time on 3/31/2023 which was granted to file a Motion for Rehearing.

3. Petitioner Filed for the Motion for Rehearing After the extension was granted which was denied on 4/25/2023 by The Ninth Circuit of Appeals.

4. Petitioner has filed this Motion for an extension of time on or about 7/14/2024 and Prior to 7/24/2023 within the time frame required and at least 10 days in advance of the Deadline to file Petitioners Brief to Petition For Writ of Certiorari which is 90 Days or July 24th 2023

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5. Pursuant to Supreme Clerk Court Rule 30.4, the relief herein requested " may be Presented in the form of a letter to the Clerk setting out specific reasons why an Extension of time is justified...The motion may be acted on by the clerk in the first instance and , any party aggrieved by the Clerks actions may request that the motion be Submitted to a justice or to the Court

6. This is the Petitioners first request for an extension of time to file it petition.

7. Pursuant to Supreme Court Rule 30.4, the Clerk has the authority to grant the Additional time requested herein.

 Petitioner requests and extension of time to file is petition based on the following Specific reasons pursuant to Rule 30.4

a. Petitioner has been ill with Cancer and Parkinson's Disease, please see Attached

b. Petitioner requires this time to seek medical attention and conduct necessary tests.

c. Petitioner requires this time to consult with Attorneys and Groups to help prepare the petition.

d.) Petitioner filed documents in the Ninth Circuit prior to the affirmation of the court order that we not docketed and substantially affect this Petition

d. Petitioner was hacked during the time and the months of my motion for

rehearing in the Ninth Circuit similar to Supreme Court Case Apple vs N.S.O .

e. Petitioner had materials stolen, property, and information taken form my Computers and devices . Opposing Council and Respondent here Violated the Automatic Stay and Bankruptcy and court Procedure with gross misrepresentions.

f. This Oppressive technique requires the attention of this court and Petitioner Requires this time to prepare with council and specialists to determine how to Navigate through these issues while rest and recovery is needed for health related matters.

Based on the foregoing, the Petitioner respectfully request a sixty (60) day Extension of time to file the requested responsive brief up to and including September 22nd 2023

Dated: July 13, 2023

Respectfully Submitted,

Bruce Chadbourne 2630 Mendocino Ave A2 Santa Rosa Ca 95403

Bruce Chadbourne, Petitioner IN PRO PER

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