

SENT VIA CERTIFIED MAIL

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

MR. MICHAEL HILLMAN

Petitioner,

v.

COLLINGDALE BOROUGH et al

Respondent,

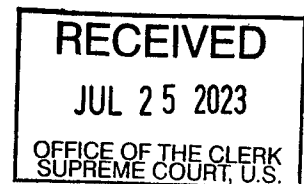
ON PETITION FOR A WRIT OF CERTIORARI TO THE UNITED
STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

**PETITIONERS APPLICATION FOR EXTENSION OF TIME TO
FILE FOR A WRIT OF CERTIORARI**

MAILING ADDRESS

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JULY 20, 2023



TO: Mr. Samuel Alito, Associate Justice of the Supreme Court of the United States and
Circuit Justice for the Third Circuit

APPLICATION FOR AN EXTENSION OF TIME

Pursuant to Rule 13.5 of the Rules of this Court, I (Mr. M. Hillman) am requesting a
60-day extension of time, within which to file a petition for a writ of certiorari , up to
and including Monday, October 2, 2023.

JURIDICTION

Pursuant to 28 U.S. C. § 1254 (1), this Court will have jurisdiction over any timely
filed petition for a writ of certiorari. Under Rules 13.1, 13.3 and 30.1 of the Rules of this
Court, a petition for a writ of certiorari is currently due to be filed on or before August 2,
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.

JUDGMENT SOUGHT TO BE REVIEWED

The judgment for which review is sought is *Hillman v. Collingdale Borough et al*,
No. 22-2259 and 22-2260, Opinion, Order, rehearing Denial (attached). The Third
Circuit Court of Appeals denied my Motion for Rehearing (en banc) on May 4, 2023.

REASONS JUSTIFYING AN EXTENSION OF TIME

1. Prior to the Rehearing Denial. I filed another Complaint against two of the
Respondents (filed thru the PA. PUC) and I have been occupied litigating those issues, up
to the present time. I am contending, that after our Electric and Gas Utilities were shut-
off; there remained the flow of Gas to the Apartment, which is Very Dangerous.

1.)

Therefore, I complained of this Dangerous issue during litigation in Federal court, with no response at all, so I was forced to file the Complaints. (Aqua, C-2023-3038201) (Peco Energy C-2023-3038204). Our area has suffered a number of house explosions recently, not to mention, the 13 People Killed in the Philadelphia House Fire.

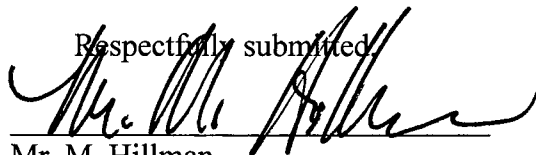
2. Likewise, I have another open-matter that was held up during the covid pandemic; the initial hearing occurred simultaneously with the third circuit litigation process, which again requires my attention.

3. Finally, this case raises extraordinary questions regarding clearly established federal law (w/ amending complaints) as construed by this Court and other Circuits. See *Smith v Barry*, 502 U.S. 244, 248-50 (1992) and *Noll v. Carlson*, 809 F. 2d 1446, 1448-49 (9th cir.1987) and *Flynn v. Department of Corrections* 739 F. App'x 132, 136 (3d Cir. 2018) (*Per Curiam*) and the Third Circuit substituted its own Rules (a panel dissent) for the District Court's judgment perceptibly in conflict with other Courts.

IN CONCLUSION

For the reasons stated above, Applicant respectfully requests that the Court grant an extension of 60 days, up to and including October 2, 2023, within which to file a writ of certiorari in this case. I thank you.

Respectfully submitted,



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July 20, 2023