

**Motion to Exceed Page Limitation of Forty (40) Pages**

Respectfully, this is to request to file an oversized Petition for Review with Stay Request.

There is "good cause" in granting leave.

Legal basis, factual background, reasoning, and the "nature, extent, duration, and depth of the misconduct [(eg., retaliation)]" are being presented to the Court for its review and consideration. "The [First Circuit] Court of appeals said "the party suing, not the party sued ... who ... frame[s] the claims ... "" Generally, issues not raised in a previous level are waived where there is an appeal.

"The retaliation methods being deployed against me and my family members are voluminous, various, vicious, violent, and depraved."

"I have been unable to find a livelihood "on my own"[.] for nearly nine (9) years."

"Terms of the purported "proposed Divorce judgment" is another confirmation [in written form] that the complaint was "filed to silence, dissuade, coerce, [harass,] intimidate, and punish" "the exercise of my constitutional rights (eg., 1<sup>st</sup> amendment[, 5<sup>th</sup> amendment]) and human rights (eg., article 19[,article 3])."

"There is "not an adequate substitute for the intangible" loss of" my and my family members' (eg., deceased, alive) of constitutional rights (eg., 1<sup>st</sup> and 5<sup>th</sup>) and human rights (eg., article 3, article 19).

"Injuries to my family, all my family members (eg., deceased, alive), and to me absent appeal would be imminent, concrete, and irreparable[.]" absent appeal.

"This is exactly the "critical and exigent circumstance[]" that warrants immediate relief."

"The Supreme Court said in 1941 that "[r]ules of practice and procedure are devised to promote the ends of justice, not to defeat them."