

EXTENSION OF TIME REQUEST FOR WRIT OF CERTIORARI

No. _____

In The Supreme Court of The United States

Charles R Murse Jr, Petitioner,

v.

Mary Murse, Respondent.

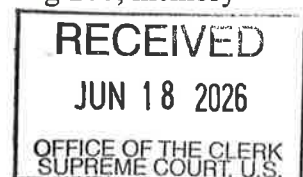
**APPLICATION FOR EXTENSION OF TIME TO FILE
WRIT OF CERTIORARI TO THE
UNITED STATES SUPREME COURT**

To the Honorable Samuel A. Alito Jr, associate justice of the US Supreme Court and circuit justice for the US Court of Appeals for the 3rd Circuit.

1. Petitioner Charles R Murse Jr, is requesting a 60 day extension to file his Writ of Certiorari if the petition is accepted. The 3rd Circuit Court of Appeals entered a final judgment on 3-24-2026 when the order page was docketed for a denial of hearing the case under case number 25-3443 “Exhibit A”, making the 90 day deadline for the Petition for Writ of Certiorari June 22nd 2026 “**Supreme Court Rule 13.3**”.

2. The US Supreme Court has the jurisdiction under “**Supreme Court Rule 13.5**” to allow the requested extension. The US Supreme Court also has the jurisdiction under “**28 U.S. Code § 1254 - Courts of appeals; certiorari; certified questions (1)**” to hear the Petition for Writ of Certiorari.

3. Charles R Murse Jr is requesting an extension due to his medical condition. He is severely disabled. Charles R Murse Jr has a multitude of injuries and chronic medical problems that affect his ability to function. These issues include the following; sever hernia, deteriorated spinal column, chronic and at time severe pain, severe headaches do to prior hemorrhaging, severe stroke risk, TIA’s (silent strokes), severe hemorrhaging related to possible previous strokes (testing is on going), chronic sporadic jumps of blood pressure exceeding 200, memory



issues that are due to ischemia strokes, and severe anxiety of which has been intensified since the hemorrhaging events. Due to these issues Charles R Murse Jr needs a caregiver at all times. He is also in need of assistance in writing every paper that is filed to any court.

4. On December 2nd and 3rd of 2025 he suffered 2 strokes confirmed by MRI reports and a treating neurologist; he is currently going through daily rehab since then and is in slow progression. He also has regular visits with a neurologist of which the last was on the 10th on June 2026

5. The person who assists him is his POA/caregiver and also owns a business. Therefore due to caregiving, multiple other lawsuits and cases, and business demands and commitments, his poa is only able to apply a certain amount of time to each individual commitment. This is barring any major medical event that is unforeseen. Charles R Murse Jr does not have the physical nor mental capability to write legal documents solely by himself, due to his medical issues, and is solely reliant on help.

6. Charles Murse Jr only has the capability to read for short periods of times before having headaches forcing him to stop.

7. He does not have the financial ability to pay a lawyer to help with any of the current legal issues he is involved in. Therefore he is solely reliant on the time and ability of his POA in order to help him write and over view ever single document to make sure they are done correctly or as correct as possible with the knowledge he has.

8. Charles Murse Jr, pro se, understands that the time window to file for an extension is very close to the 90 day petition deadline and is 8 days from the deadline. Due to the daily and on going rehab from the strokes the 10 day window was mistakenly missed. Charles Murse Jr hopes the court see this as a good faith mistake due to his current stroke recovery situation and daily rehab of both physical and cognitive rehab.

Exhibit A

ALD-101-E

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

C.A. No. **25-3443**

MARY L. MURSE

VS.

CHARLES R. MURSE, JR., Appellant

(E.D. Pa. Civ. No. 5:25-cv-06643)

Present: SHWARTZ, FREEMAN, and CHUNG, *Circuit Judges*

Submitted:

- (1) By the Clerk for possible dismissal due to a jurisdictional defect;
- (2) By the Clerk for possible dismissal pursuant to 28 U.S.C. § 1915(e)(2) or summary action pursuant to Third Circuit L.A.R. 27.4 and I.O.P. 10.6;
- (3) Appellant's "Written Argument in Opposition to Dismissal"; and
- (4) Appellant's "Emergency Motion for Injunction [sic] Relief"

in the above-captioned case.

Respectfully,

Clerk

(continued)

ALD-101-E

RE: *Murse v. Murse*
C.A. No. 25-3443
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ORDER

Appellant appeals from the District Court’s decision entered December 2, 2025, which remanded a divorce lawsuit that Appellant’s wife had brought against him in Pennsylvania state court. We have jurisdiction to review that remand decision, as Appellant’s notice of removal cited 28 U.S.C. § 1443. *See BP P.L.C. v. Mayor & City Council of Balt.*, 593 U.S. 230, 238 (2021). Our review here is plenary. *See Lazorko v. Pa. Hosp.*, 237 F.3d 242, 247 (3d Cir. 2000).

The District Court did not err in remanding this case. Although Appellant’s notice of removal cited § 1443, removal was not warranted under either part of that statute. *See Johnson v. Mississippi*, 421 U.S. 213, 219 (1975) (explaining that, to remove a case under § 1443(1), “the right allegedly denied the removal petitioner [must] arise[] under a federal law providing for specific civil rights stated in terms of *racial* equality” (emphasis added) (internal quotation marks omitted)); *City of Greenwood v. Peacock*, 384 U.S. 808, 824 (1966) (noting that § 1443(2) “confers a privilege of removal only upon federal officers or agents and those authorized to act with or for them in affirmatively executing duties under any federal law providing for equal civil rights”). And there was no other viable basis for removal in this case. Because this appeal does not present a substantial question, we summarily affirm the District Court’s judgment. *See* 3d Cir. I.O.P. 10.6. Appellant’s “Emergency Motion for Injunction [sic] Relief” is denied. To the extent that Appellant seeks any other relief from this Court, that relief is denied as well.

By the Court,

s/ Arianna J. Freeman
Circuit Judge

Dated: March 24, 2026

Respectfully submitted and requested 6-15-2026,

Charles R Murse Jr
3513 Rothsville Rd
Ephrata Pa 17522
717-669-7098 (DPOA Cell Number)
Pro Se
6-15-2024
ampoaps@gmail.com



Signature

Certificate of Service

Mary Murse is served a copy of this extension of time request at 773 Maple St lititz Pa
17543 via first class mail on 6-15-2026.

Verification Declaration:

I swear under 28 U.S. Code § 1746 - Unsworn declarations under penalty of per-jury, that all
statements are true to the best of my knowledge.



Signature