

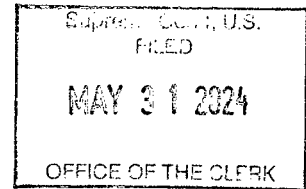
**EXTENSION OF TIME REQUEST FOR A PETITION FOR WRIT OF CERTIORARI**

No. 23A1086

*ORIGINAL*

In The Supreme Court of The United States

Charles R Murse Jr, Petitioner,  
v.  
Mary Murse, Respondent.

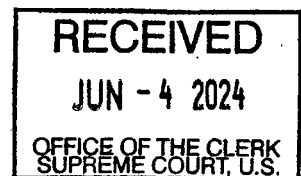


**APPLICATION FOR EMERGENCY EXTENSION OF TIME TO FILE  
PETITION FOR WRIT OF CERTIORARI TO THE  
UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT**

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 3<sup>rd</sup> Circuit.

1. Petitioner Charles R Murse Jr, is requesting a 60 day extension to file his Petition for Writ of Certiorari. The 3<sup>rd</sup> Circuit Court of Appeals entered a final judgment on 3-8-2024 when the order page was docketed for a denial of rehearing and or en banc rehearing, making the 90 day deadline for the Petition for Writ of Certiorari June 8<sup>th</sup> 2024 "**Supreme Court Rule 13.3**". This application for extension is being filed 9 days before the due date of 6-8-2024; it was only on the afternoon of 5-30-2024 that the petitioner, Charles R Murse Jr, was made aware that it was even possible to request an extension. It was unknown prior to this time. If it would have been known at the time of the rehearing denial then Charles R Murse Jr would have applied for the extension immediately.

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. The petitioner Charles R Murse Jr is appealing and filing the Petition for Writ of Certiorari based upon the civil rights violations and the attempted garnishment and theft of SSDI money of which is protected under “**42 U.S. Code § 407 - Assignment of benefits**”. Protection of said money has been upheld in state and federal courts, including the US Supreme Court in case “**Doris Philpott and Wm. Wilkes v. Essex County Welfare Board, 409 U.S. \_\_\_\_\_ (U.S. Supreme Court, 1/10/73); 193 Sup. Ct. 590; 41 L. Wk. 41**”. These benefits have been protected since the establishment of the protection of the money during the 74<sup>th</sup> congress on 8-14-1935 and the writing of section 208 within this congress session. This later became “**42 U.S. Code § 407 - Assignment of benefits**”. So for exactly 88 years, 9 months, and 18 days; or 32,434 days, which is to today’s date of 5-31-2024; these disability and social security payments have been protected. The petitioner, Charles R Murse Jr, will go into further detail in the petition.

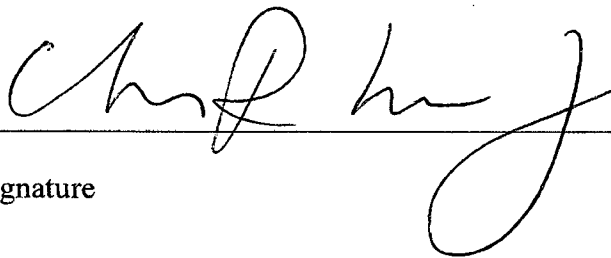
4. Charles R Murse Jr is requesting an extension due to his medical condition. He is severely disabled. Charles R Murse Jr has a multitude of injuries and chronic medical problems that affect his ability to function. These issues include the following; sever hernia, deteriorated spinal column, chronic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

5. The person who assists him is his POA/caregiver. His POA also assists and takes care of 2 other elderly disabled neighbors’ properties for them and also owns a business. Therefore due

to caregiving for 3 families, maintenance, 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 himself, due to his medical issues, and is solely reliant on help. 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.

Respectfully submitted and requested 5-31-2024,

Charles R Murse Jr  
3513 Rothsville Rd  
Ephrata Pa 17522  
717-669-7098  
Pro Se  
5-31-2024

A handwritten signature in black ink, appearing to read 'Charles R Murse Jr', is written over a horizontal line. The signature is cursive and somewhat stylized.

Signature