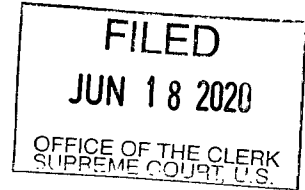


19-8857  
No. \_\_\_\_\_

ORIGINAL



IN THE

SUPREME COURT OF THE UNITED STATES

Joseph Lee Jones — PETITIONER  
(Your Name)

vs.

Douglas County Jail et.al. — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Douglas County Court Lawrence Kansas Division 01VE  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Joseph Lee Jones #36813  
(Your Name)

Douglas County Jail  
(Address)

3601 E. 25<sup>th</sup>  
(City, State, Zip Code)

LAWRENCE, KS 66046  
(Phone Number)

Can EVER & Court Available Not hear my case?  
(e.g. local, state, appeals, us district and 10th circuit)

QUESTION(S) PRESENTED

① How long can court proceedings be stayed beyond 90 days. (or indefinitely till mental hospital has bedspace?)

② Can a Judge force a Defendant to utilize a court appointed attorney whom said Defendant has filed a civil rights case against. (see S:20-CV-03072-SAC Jones VS Loomis et al)

③ Can a Judge force a mentally incompetent Defendant to utilize a court appointed attorney whom NEVER is available and answering machine has been full for 3 months, and never responds to letters. Specifically to file a writ of Habeas pursuant to KSA, 60-1501

time limits out lined in KSA, 22-3303 and 22-3301

60 days 22-3301  
90 days 22-3302  
6 months 22-3303

④ Can U.S. Federal Court in Topeka case S:20-CV-03056-SAC NEVER order the Douglas County Jail to give answer and show my Jones is not being held illegally!

## LIST OF PARTIES

- ☒ All parties appear in the caption of the case on the cover page.
- ☒ All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Douglas County Jail, Court, District Attorney  
et al

## RELATED CASES

(See: Douglas County Court Case 2019-CR-1075)  
(Division ONE Judge Amy J. Havelly)

(See: U.S. Federal Court case S:20-CV-03056-SAC)  
S:20-CV-03072-SAC  
S:20-CV-03064-SAC

(See: U.S. Court cases S:20-CV-03091-SAC)  
S:20-CV-03068-SAC

## TABLE OF CONTENTS

OPINIONS BELOW .....	1
JURISDICTION.....	
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED .....	
STATEMENT OF THE CASE .....	
REASONS FOR GRANTING THE WRIT .....	
CONCLUSION.....	

## INDEX TO APPENDICES

APPENDIX A

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

Petition for an Extraordinary writ (Rule 20.2)

OTHER

KS Judicial Council Reviewed Division ONE  
Douglas County Court Judge Amy J. Hanely for  
Judicial/misconduct (See 5:20-cv-03056-SAC)  
Document 11 Filed 03-16-20

## JURISDICTION

☒ For cases from federal courts:

The date on which the United States Court of Appeals decided my case was \_\_\_\_\_.

☐ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_\_ A \_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

*I mailed a Request to 10th circuit to order writ to be heard with No Response.*

☒ For cases from state courts:

The date on which the highest state court decided my case was Date March.  
A copy of that decision appears at Appendix \_\_\_\_\_.

*SEC 5:20-CV-3056-SAL Document 11 Page 3020*  
☐ A timely petition for rehearing was thereafter denied on the following date: 2/20/16, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_\_ A \_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

①<sup>st</sup> State of Kansas Right to writ  
cannot be Stayed see (K.S.A. 60-1501)

① I tried to File in County Court and  
State Supreme Court and was Forced to  
File in U.S. Court Topeka see case number  
5:20-cv-03056-SAC, to which NEVER was  
heard.

②<sup>nd</sup> U.S. Constitutional Right to Federal  
Writ pursuant to 28 U.S.C. 2241 to be  
heard, and has been Filed since 02-18-20

③. Rule 20.2 (U.S. Supreme Court)  
No court will hear my writs So this is  
A Extraodanary Circum Stance,

STATEMENT OF THE CASE

ARREST  
Date (11-14-14)

I Joseph Lee Jones was arrested in Douglas County Kansas Lawrence. I was ordered to have a mental competency evaluation which was not heard till 01-30-2020 in violation of KSA, 22-3301 60 days From Arrest, and now in violation of KSA, 22-3302 OR 03 90 days to have a Doctor Advise the court if I can Attain competency in a total of 6 months OR Less which said 6 months is June 30<sup>th</sup> 2020

I have Attempted to address Stays by Filings in every local, state, and federal court

(A) Douglas County Court Case 2014-CR-1075  
Judge Stayed all my Filings, even writs

(B) Appeals Court of State Reviewed but Found  
No Judicial misconduct

(C) Federal U.S. Court Topeka has been Filed 4 months with No Response to what is going on and now 10th circuit don't respond and order mandamus at least,

REASONS FOR GRANTING THE PETITION

Stays of Felony Criminal Cases due to Larned State mental hospital bed space don't ①. Stop another Doctor to update mental status.

②. and/or/also Stop Defendants ability to File writs of habeas and have them heard

without Council  
(i.e. pro-se)

CONCLUSION

WRITS shall be heard Regardless, and any other Relief  
(i.e. Release from Jail)

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Joseph Lee Jones

Date: 06-01-2020