

No. 21-635

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In the  
**Supreme Court of the United States**

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LARRY FIELDS,  
*Petitioner,*  
v.

CINCINNATI, OH POLICE DEPARTMENT, ET AL.,  
*Respondents.*

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**On Petition for Writ of Certiorari  
to the United States Court of Appeals  
for the Sixth Circuit**

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**PETITION FOR REHEARING**

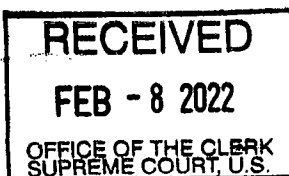
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**TABLE OF AUTHORITIES**

There are no cited cases.

## **PETITION FOR REHEARING**

Pursuant to rule 44.2 of this court Petitioner respectfully petitions for a rehearing of this case before a full member court.

1. This case involves a challenge by the petitioner relatively stemming from a February 21, 2019 incident where police responded to the managers office located on site of the petitioner former apartment complex at college woods apartment respondent Aubree Durnell Fath Properties manager called (911) emergency falsely claiming and racial profiling Larry Fields of having a gun and threatening to shoot the respondents Aubree Durnell and John Leinburger (maintenance) for Fath Properties.
2. The city respondent officers questioned both parties on site of the managers office finding that Aubree Durnell admitted to the false claims recorded on the city respondents body cameras also admitting too breach of contract permitting John Leinburger to harass, trespass and invade the privacy of Larry Fields without a call or 24hour notice especially after office hours of 5:30, no repairs or service needed by the petitioner, further more city officer respondents assisted Fath Properties and refused to write a legitimate incident report on the night it occurred requested by Larry Fields.
3. In early April of 2019 and July 2019 Petitioner filed two citizen complaints in total against the city officer respondents giving way to an internal investigation

where investigators shared Larry Fields information with respondents of the citizen complaint authority conspiring against him in the form of a letter mailed to his former resident at Fath Property initiating the violation of internal procedures of a supervisor officer respondent Lt. Vanhorn investigating his co-supervisor respondent officer Sgt. Dawn Smalls, in doing so birthed obstruction of justice in this case such as the city respondents of public records uttered the petitioner a copy of a fraudulent unoriginal re-written citizen complaint forged in the Petitioner name by the internal investigation section. Petitioner has Judicial records concerning these issues beginning in November 2019 also the IIS falsified police reports, supplemental documents accusing the Petitioner of being neighbor trouble, being arrested and committing burglary at his own home investigation reports containing false statements by the City and Fath Property both defaming the Petitioner.

4. The City manager respondent responsible for the lost, stolen, or damaged public citizens complaint mailed to city hall downtown Cincinnati April 2019 Petitioner pleads for a rehearing and certiorari to be granted. Larry Fields filed a claim against respondent Judge Karen Litkovitz for violation of the Administrative Procedures Act Obstruction of the Administration of Justice and Violation of Constitutional Rights under Color of Law without jurisdiction, among other things Judge Litkovitz could be a party to the respondents or an officer or trustee of a party

5. This case has public significance even, Larry Fields is an established barber and barbershop owner located directly across the street from the city officer respondents District 5 police station. Larry Fields the only barber rendering service in his shop estimating over 11years located at the same Hamilton Ave location in College Hill, because of the petitioner filing a citizen complaint against the Cincinnati police Department he feels unsafe, his business has dramatically been effected along with operations has decline since May 2019 partly because of the Cincinnati police entering petitioners barber shop harassing and intimidating Larry Fields for service in their uniforms in a joking manner numerous of times. Petitioner clients, customers and witnesses of the public was written a numerous amount of letters to the court since 2020 on the public behalf and on the petitioner behalf, concerning issues that took place in front of petitioner barbershop involving the Cincinnati police in 2019, 2020 and 2021.

6. October 28, 2019 Petitioner was forced to move out of his permanent resident at Fath Property College Woods Apartments the only peaceful place to live in surrounded by woods, according to Larry Fields. The police would follow the petitioner from home in their police car, sometimes walk around his apartment complex at night flashing lights in his windows. There has not been no judge able to intervene concerning these issues in this case, more like a system governing themselves, because the respondents became an accessory to the Fath Property respondents the principal part of everything is the beginning Larry

Fields has yet been able to show evidence before a judge or jury also mentioned in the district court trial hearing records of this case. The Petitioner creativity and self-esteem has decreased in the past two and a half years unfortunately Petitioner has not been able to move forward in life concerning issues of the case, but seeks justice by any means necessary within the scope of the judicial system. Leaving this highest court of the land of honorable justices of last resort to settle disputes of law.

#### CONCLUSION

7. For the fore going reasons the Petition for rehearing and certiorari should be granted.

Respectfully submitted,

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**RULE 44(2) CERTIFICATE**

The foregoing is restricted to the grounds specified in 44.2 S. Ct. R. and it is presented in good faith and not for delay.

Respectfully submitted,

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