

No. 21-814

In the
Supreme Court of the United States

CHRISTOPHER CASTAGNA; GAVIN CASTAGNA
Petitioners,

v.

HARRY JEAN; KEITH KAPLAN; DARAN EDWARDS,
Respondents.

JEAN MOISE ACLOQUE; GARY BARKER; MICHAEL BIZZOZERO; TERRY
COTTON; RICHARD DEVOE; JON-MICHAEL HARBER; CLIFTON HAYES; GAVIN
MCHALE; KAMAU PRITCHARD; WILLIAM SAMARAS; STEPHEN SMIGLIANI;
ANTHONY TROY; JAY TULLY; BRENDAN WALSH; DONALD WIGHTMAN; JAMES
DOE, Individually; JOHN DOE 1; JOHN DOE 2; JOHN DOE 3; JOHN DOE 4; JOHN
DOE 5; JOHN DOE 6; JOHN DOE 7; JOHN DOE 8; JOHN DOE 9; JOHN DOE 10;
JOHN DOE 11; JOHN DOE 12
Defendants.

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

**RESPONDENTS' MOTION FOR EXTENSION OF TIME TO FILE BRIEF IN
OPPOSITION**

Pursuant to Supreme Court Rule 30.4, Respondents, Harry Jean, Keith Kaplan, and Daran Edwards, hereby move this Honorable Court for an extension of time to file their Brief in Opposition to Petitioners' Petition for Writ of Certiorari. Specifically, the Respondents respectfully request an additional 21 days, up to and including January 24, 2022, to file their Brief In Opposition. In support of this motion, the Respondents state as follows:

1. The Brief in Opposition in this matter is currently due on January 3, 2022.
2. Undersigned counsel, Nicole M. O'Connor, of the City of Boston Law Department, is representing the Respondents in this matter. Undersigned counsel was served with Petitioners' Petition for Writ of Certiorari on or about November 29, 2021.
3. Undersigned counsel was on trial in Massachusetts state court for the first two weeks of December 2021.

4. Due to the responsibilities of other pre-existing matters, as well as the upcoming holidays at the end of December 2021 and a pre-planned vacation, an additional 21 days is necessary to prepare a thoughtful response on behalf of the Respondents.

Accordingly, for these reasons, the Respondents request an additional 21 days, up to and including January 24, 2022, to file their Brief in Opposition in this matter. A certificate of service is enclosed herewith.

Dated: December 28, 2021

Respectfully submitted:
RESPONDENTS, HARRY JEAN,
KEITH KAPLAN, AND DARAN
EDWARDS

By their attorneys:

ADAM N. CEDERBAUM
Corporation Counsel, City of Boston

/s/ Nicole M. O'Connor
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