

No. 21A129

IN THE SUPREME COURT OF THE UNITED STATES

September Term, 2021

Supreme Court, U.S.  
FILED

OCT 22 2021

OFFICE OF THE CLERK

Tomas Caesar Popson, Petitioner

v.

CITY OF KANSAS CITY, MISSOURI, MAYOR, QUINTON LUCAS,  
MAYOR, SILVESTER SLY JAMES, THE KANSAS CITY BOARD OF POLICE  
COMMISSIONERS, NATHAN GARRETT, President, LENARD SHURIN, Vice-  
President, DON WAGNER, Treasurer, RICHARD SMITH, Police Chief, JUSTIN  
FORREST, Officer, NATHAN ANDERSON, Officer, Sgt. MIKE LEWIS, CLINT  
RENO-Chief of Police, Does 1-50, ET AL, Respondents

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MOTION FOR EXTENSION OF TIME TO FILE  
PETITION FOR WRIT OF CERTIORARI PURSUANT TO  
RULE 13(5)

\*\*\*\*\*

To the Honorable Brett M. Kavanaugh, Associate Justice of the United States  
Supreme Court and Circuit Justice to the Eight Circuit:

1. Petitioner, Tomas Caesar Popson, pursuant to Rule 13(5), Rules of the  
Supreme Court, respectfully seeks a sixty (60) day extension of time within which to  
file his petition for writ of certiorari in this Court. The jurisdiction of this Court is

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SUPREME COURT, U.S.

invoked under 28 U.S.C. § 1257. This application is submitted more than ten (5) days prior to the scheduled filing date for the Petition. The pertinent dates are:

a. July 30, 2021: MANDATE ISSUED.5060230] [20-1860] (AKL).

A copy of the MANDATE is attached hereto as Exhibit A.

b. July 23, 2021: JUDGE ORDER: Denying [ 5051486-2] petition for en banc rehearing and petition for panel rehearing [5058033] [20-1860] (HAG).

A copy of JUDGE ORDER is attached hereto as Exhibit B

c. July 01, 2021: PETITION for en banc rehearing also rehearing by panel filed by Mr. Tomas Caesar Popson w/ service [5051486] [20-1860] (HAG).

A copy of PETITION is attached hereto as Exhibit C.

d. April 27, 2021: JUDGMENT FILED The judgment of Originating Court is Affirmed in accordance with opinion BOBBY E. SHEPERD, L STEVEN GRASZ and JONATHAN A. KOBES [5029384] [201860] (MVP).

A copy of JUDGMENT is attached hereto as Exhibit D.

e. April 27, 2021: PER CURIAM OPINION FILED- THE COURT: BOBBY E. SHEPERD, L STEVEN GRASZ and JONATHAN A. KOBES (UNPUBLISHED) [5029360] [20-1860] (MVP).

A copy of OPINION is attached hereto as Exhibit E.

f. March 30, 2021: CITATION with decisional law under the 28 (j) Rule of Court Appellant Procedure [5020077] [20-1860] (HAG).

A copy of CITATION is attached hereto as Exhibit F.

g. October 29, 2020: Deadline for seeking extension of time

within which to file a petition for writ of certiorari in the United States Supreme Court.

h. October 29, 2021: Expiration of time for filing a petition for writ of certiorari in the United States Supreme Court, unless extended.

2. This is a complex case with multiple defendants in which Tomas Caesar Popson was imprisoned put in dead chock and deprived from his rights and property without due process of law.

3. This is a complex case and will benefit all nation, if you take under the consideration that Courts under the Jurisdiction of the United States Supreme Court become Lawmakers using and/ or abusing qualified immunity doctrine.

4. Petitioner intend to ask this Court to grant review on the questions: Under the which circumstances the man can be deprived from his rights without due process of law?, and Under the which circumstances the man can be deprived from his property without due process of law?.

5. Petitioner Tomas Caesar Popson responding to over several dozen vexatious litigations initiated by the defendants/ 16<sup>th</sup> Judicial Circuit Court of Jackson County, Missouri-1716-CR00942, 1716-CR02450, 1716-CR02451, 1816-CR05081, 1816-CR05084, 1816-CR05086, 1816-CR05089, 1816-CR05090, 1916-CR00700, 1916-CR00802, 1916-CR00803, 1916-CR00804, 1916-CR00806, 1916-CR02127, 2016-CR04142, 2016-CR04144, 2016-CR04145, H00113128-9, H00113129-7, H00114510-7, H00114511-5, H00114512-3, H00054735-A, H00054736-8, H00066430-5, H00066568-9, H00066569-7, H00087498-9,

H00087499-7, H00087500-4, H00087501-2, A00030413-8, A00030414-6, A00030415-4, and in 7<sup>th</sup> Judicial Circuit Court of Clay County, Missouri 21CY-CR01472, 21CY-CR01483, 190444951, 190444952, 0202151868, 020251869 21CY-CR03085, 21CY-CR03084 .... in retaliation for currant matter will be unable to focus sufficient attention to the certiorari petition in order to meet the current deadline.

6. Petitioner is not an Attorney and need additional time to prepare and present his petition for WRIT OF CERTIORARI to United States Supreme Court as matter of Right- right to be heard by the court.

7. Opposing Counsels are notified accordingly and as public servants, petitioner did not expect from them to have any objections to this motion.

For the foregoing reasons, the Petitioner, who is indigent and responding to over several dozen vexatious litigations initiated by the defendants, respectfully prays that this Court grant an extension of sixty (60) days to and including December 30, 2021, within which to file his petition for writ of certiorari.

Respectfully submitted, this the 21<sup>th</sup> day of October 2021.

Tomas Caesar Popson

Tomas Caesar Popson- petitioner, Sui Juris  
/ Without Recourse/ All Rights Reserved  
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**United States Court of Appeals**  
**For the Eighth Circuit**

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No. 20-1860

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Tomas Caesar Popson

*Plaintiff - Appellant*

v.

City of Kansas City, Missouri; Richard Smith, individually; Justin Forrest, individually; Nathan Anderson, individually; Kansas City, Missouri Police Department; Mayor Quinton Donald Lucas; Mayor Sylvester "Sly" James; Nathan F. Garrett; Leland Shurin; Don Wagner; Mark Tolbert; Doe-1, Police Officer/Agent; Doe-2; Doe-3; Doe-4; Doe-5; Doe-6; Doe-7; Sgt. Mike Lewis; Clint Reno; Does 1-50; City of Excelsior Springs, Missouri

*Defendants - Appellees*

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Appeal from United States District Court  
for the Western District of Missouri - Kansas City

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Submitted: April 21, 2021

Filed: April 27, 2021

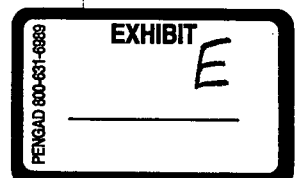
[Unpublished]

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Before SHEPHERD, GRASZ, and KOBES, Circuit Judges.

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PER CURIAM.



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In this pro se civil rights action, Tomas Popson appeals the district court's<sup>1</sup> orders dismissing several defendants and granting summary judgment to the remaining defendants. Popson also challenges the district court's imposition of a restriction on his filings. After careful review of the record and the parties' arguments on appeal, we find no basis for reversal. *See Morris v. Craddock*, 954 F.3d 1055, 1058 (8th Cir. 2020) (summary judgment standard of review); *Waters v. Madson*, 921 F.3d 725, 734 (8th Cir. 2019) (Fed. R. Civ. P. 12(b)(6) dismissal standard of review); *Bass v. Gen. Motors Corp.*, 150 F.3d 842, 851 (8th Cir. 1998) (inherent disciplinary power standard of review). Accordingly, we affirm. *See* 8th Cir. R. 47B.

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<sup>1</sup>The Honorable Gary A. Fenner, United States District Judge for the Western District of Missouri.

**UNITED STATES COURT OF APPEALS  
FOR THE EIGHTH CIRCUIT**

No: 20-1860

Tomas Caesar Popson

Appellant

v.

City of Kansas City, Missouri, et al.

Appellees

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Appeal from U.S. District Court for the Western District of Missouri - Kansas City  
(4:19-cv-00515-GAF)

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**ORDER**

The petition for rehearing en banc is denied. The petition for rehearing by the panel is also denied.

July 23, 2021

Order Entered at the Direction of the Court:  
Clerk, U.S. Court of Appeals, Eighth Circuit.

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/s/ Michael E. Gans

