

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

	Illinois Supreme Court
	Case No 127650
	Order 05-25-2022
	Case No 20-0557
WILMINGTTON TRUST, NATIONAL)	ILLINOIS Appellate Court
ASSOCIATION, AS SUCCESSOR)	First District
TRUSTEE TO CITIBANK, NA AS)	Order 08-26-2021
TRUSTEE FOR FIRST FRANLIN)	Order 08-20-2021
MORTGAGE LOAN TRUST, MORTGAGE)	Illinois Cook County
LOAN ASSET BACKED CERTIFICATES,)	Gen. No. 17 CH 08634
SERIES 2005-FF12)	Judge Edward King
Plaintiff/Appellee/Respondent)	Orders(s) Feb 24, 2020
)	

v.

CHRISTOPHER STOLLER,

Defendants/Appellants/Petitioner.

ATTENTION: Justice Brett Kavanaugh

**MOTION FOR EXTENSION OF TIME TO
FILE PETITION FOR LEAVE TO FILE
WRIT OF CERTIORARI**

NOW COMES the Petitioner, CHRISTOPHER STOLLER, 73, a disabled person, a protected person, under the American's for Disability Act (ADA) a protected person, under the American's for Disability Act (ADA), a person who

had Covic 19 Long Haulers (**Appendix 1**) requests leave of Court for a sixty (60) day extension of time to file a Petition for Writ of Certiorari and states as follows:

Petitioner moves this Court under Supreme Court Rule 13 (5) for an extension of time to file Petitioner's Petition for Leave to File Writ of Certiorari .

The Illinois Supreme Court denied the Petitioners Request for Leave to Appeal on May 25, 2022, (**Appendix 2**) the Illinois Appellate Court First District Orders dated 08/26/22 and 08/20/22 (**Appendix 3**). Which were an Appeal of the Illinois State Cook County Judges Orders dated Feb 24th, 2020 (**Appendix 4**)

The Illinois Supreme Court issued the following unconstitutional decision (**Appendix 2**) depriving the Petitioner of his due process rights under the First, Fifth and Fourteen Amendments of the U.S. Constitution.,

The petitioner, a 73 year old disabled person, a protected person as defined by the Americans for Disability Act (ADA) who has Covic 19 Long haulers disease (**Appendix 1**) needs additional time to retain an attorney to draft the Petitioner's Writ of Certiorari is requesting an extension of time to file his Writ of Certiorari.

The unconstitutional, erroneous ruling(s)(**Appendix 2,3 &4**) are more than just bad decisions but will result in harmful precedent that should not be ignored because it conflicts with the Illinois and Federal Constitutions prohibition against laws abridging freedom of speech and the ability of citizens to petition the government, including the courts, for the redress of grievances. Ill.Const.1970, art. I, §§ 4, 12; U.S. Const. Amd. I.

The Bill of Rights to the Illinois Constitution provides that "all persons may speak, write

and publish freely," Ill. Const. 1970, art. I, § 4, and that every person shall find a certain remedy in the laws for all injuries and wrongs which he receives. He shall obtain justice by law, freely, completely, and promptly," *Id.* § 12.

The First Amendment, applicable to the States under the Fourteenth Amendment, states that Congress shall make no law abridging freedom of speech and "the right of the people peaceably to petition the Government for a redress of grievances." U.S. Const. Amd. I.

Petitioner's motion for an extension is necessary. The Petitioner needs the additional time to seek counsel to make his case for Leave to File a Writ of Certiorari.

It is very difficult now for the Petitioner to meet with any attorney to discuss this matter due to the on going Pandemic. Thus the Petitioner is requesting a 60 day extension from up and until at least October 23, 2022 to obtain counsel and to file Petitioner's Writ of Certiorari.

Petition for Writ of Certiorari is important and useful because of the Seventh Circuit Court of Appeals fundamental mistake(s) of law or faulty reasoning in their opinions. The Petitioner has good reason to believe that the high court will want to correct the lower courts error(s) in favor of the Petitioner, which affects every person¹ in the United States².

Petitioner is disabled. Petitioner is requesting a 60 extension of time to retain counsel in their appeal to overturn the erroneous order issued by the Illinois Supreme Court of Appeals. Petitioners' appeal have merit and raises interesting questions of law, which the High Court will want to hear.

WHEREFORE, Petitioner is thus requesting a 60 day extension of time, to obtain counsel in order to file a Writ of Certiorari up and until October 23, **2022**. What ever other relief that the court deems fit and proper.

Respectfully submitted,



Christopher Stoller, pro se Petitioner
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VERIFICATION

Under penalties as provided by law under Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct except as to matters therein stated to be on information and belief, and as much matters, the undersigned certifies as aforesaid that I verify believe the same to be true, and the attached documents are true and correct copies of the originals.



/s/Christopher Stoller

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ORDER

This Matter coming to be heard on Petitioner's Motion for Leave to File an Extension of time to file a Writ of Certiorari. The Court being fully advised in the premises.

IT IS HERE BY ORDERED:

Petitioners Motion for Leave to file a 60 day extension up and until Oct 23, 2023 is GRANTED/DENIED.

ENTERED:
