

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

October Term, 2021

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

MOTION DIRECTED THE COURT CLERK TO FILE
PETITION FOR WRIT OF CERTIORARI WITHOUT OF TIME
FOR GOOD CAUSE PRESENTED

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, respectfully request the Court to
directed the Clerk to file out of time petition for writ of certiorari in this Court. The
jurisdiction of this Court is invoked under 28 U.S.C. § 2101. The application is

submitted on December 27, 2021, seven days to the scheduled filing date for the Petition. Petitioner presented the good cause in support of his motion. The pertinent dates are:

- a. Extended time to and including December 20, 2021 Application No. 21A129
 - b. December 20, 2021: Expiration of time for filing a petition for Writ of Certiorari in the United States Supreme Court, unless extended.
 - c. Postmarked December 27, 2021 and received by the Court December 30, 2021, and returned on January 05, 2022.
2. Petitioner Tomas Caesar Popson battle COVID-19 complications with quarantine and technical issues to present the Petition for Writ of Certiorari.
3. 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.
4. Under the extraordinary circumstances with COVID-19 pandemic and particularly OMICRON variant take out of commission printing staff for over 30 days period of time. Pandemic is out of control of the Petitioner
5. Under the extraordinary circumstances with COVID-19 pandemic and particularly OMICRON variant and interruption of the supply chain cause 14 days' delay just to received 60lb and 65 lb. paper mandatory for preparation of the 40 copies of the stich book. Supply chain interruption is out of control of the Petitioner and even the President of the United States have difficulties to get it under control.

6. Petitioner has good standing and clean hands
7. 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.
8. 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?.
9. Petitioner Tomas Caesar Popson responding to over several dozen vexatious litigations initiated by the defendants/ 16th 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,
10. 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.
11. Petitioner has good standing and clean hands and all statements above are made with good faith.
12. 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, and under the extraordinary circumstances listed above the Petitioner, respectfully prays that this Court grant MOTION DERECTED THE COURT CLERK TO FILE PETITION FOR WRIT OF CERTIORARI WITHOUT OF TIME

Respectfully submitted, this the 12 day of January 2022.

Tomas Caesar Popson

Tomas Caesar Popson- petitioner, Sui Juris
/ Without Recourse/ All Rights Reserved
mailing address: 5400 Johnson Drive, Suite 173
Mission, Kansas 66205
Telephone: (913) 267-9269
Facsimile: (816) 474-7978
E_mail:suijuris2015@gmail.com

No. _____

IN THE SUPREME COURT OF THE UNITED STATES

October Term, 2021

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 ANDERON, Officer, Sgt. MIKE LEWIS, CLINT
RENO-Chief of Police, Does 1-50, ET AL, Respondents

NOTICE TO CLERK TO FILE AND PROCESS

Re: Honorable Scott S. Harris Clerk of Court-United States Supreme Court Clerk to
file and process Tomas Caesar Popson Petitioner's request.

Date: January 12, 2022

Tomas Caesar Popson- petitioner, Sui Juris
/ Without Recourse/ All Rights Reserved
Mailing address: 5400 Johnson Drive Ste. 173
Mission , Kansas 66205
Telephone: (913) 267-9269
Facsimile: (816) 474-7978
E_mail:suijuris2015@gmail.com

NOTICE TO THE CLERK TO FILE AND PROCESS

Re: Honorable Scott S. Harris Clerk of Court-United States Supreme Court Clerk to file and process Tomas Caesar Popson -Petitioner's request.

Dear Hon. Scott S. Harris - Clerk of Court, please take notice of the following:

We apologize for any confusion as to a grievance our lawful basis to proceed to remedy is that we require and direct you to accept and file accordingly on the Court Record and through Court Electronic Filing System notified all parties involved in foregoing matter. Also to accept the filing fee of 300 USD, 40 booklets and 1 paper document. Furthermore, I wish you to keep the originals for the Court Record and to send stamped copy back to me via US Mail, pre- address, pre-paid envelope is provided to you.

Thank you very much for your time, effort and consideration to assist me with this matter.

Govern yourself accordingly.

We the aggrieved party and/or the Petitioner: Tomas Caesar Popson

Date: January 12, 2022

Tomas Caesar Popson-Petitioner