

MAR 03 2022

OFFICE OF THE CLERK

No. \_\_\_\_\_

In the  
Supreme Court of the United States

Michael Anthony Galluzzo,  
*Petitioner in Propria Persona,*

v.

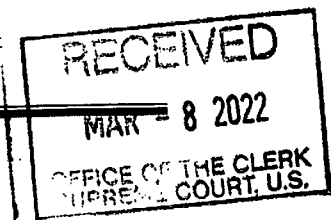
VILLAGE OF ST. PARIS, OHIO  
*Respondent.*

On Petition for Writ of Certiorari to the  
Supreme Court of Ohio

APPLICATION FOR EXTENSION OF TIME TO FILE  
PETITION FOR WRIT OF CERTIORARI

Michael Anthony Galluzzo  
Post Office Box 710  
St. Paris, Ohio the State [43072]  
937-663-4505  
*Petitioner in Propria Persona*

ORIGINAL



**TO THE HONORABLE ASSOCIATE JUSTICE ELENA KAGAN:**

Petitioner Michael Anthony Galluzzo, pursuant to Rule 30, respectfully moves the Court to grant this *Application for Extension of Time to File* his *Petition for Writ of Certiorari* for sixty (60) days, from March 15, 2022 to May 14, 2022, or in the alternative, as the court feels reasonable and appropriate.

## **Jurisdiction**

The Supreme Court of the United States has jurisdiction under 28 U.S.C. §1257(a) to review this case for the following reasons:

1. On August 20, 2021, the Second District Court of Appeals for the State of Ohio filed a *Final Entry* overruling the Petitioner's appeal from the Champaign County Municipal Court. Petitioner appeared in *propria persona*.
2. On October 1, 2021, Petitioner, acting on his own behalf, timely filed an appeal to THE SUPREME COURT OF OHIO.
3. On December 14, 2022, THE SUPREME COURT OF OHIO filed an *Entry* in Case #2021-1227 denying Petitioner's appeal and dismissing the appeal pursuant to S.Ct.Prac.R. 7.08(B)(4).
4. The constitutionality of certain Ohio statutory provisions is drawn into question and therefore 28 U.S.C. §2403(b) may apply to this case.
5. A title, right, privilege, or immunity is claimed under the Constitution of the United States of America.
6. As yet, there is no "independent and adequate state ground" that would otherwise dispose of this case.
7. A copy of the denial of Petition for Review by the Ohio Supreme Court is included with this application.

## **Reasons Why an Extension of Time is Justified**

8. Petitioner is proceeding in propria persona through the legal process. He therefore requires more time than a seasoned attorney and his staff to complete the research and drafting required to submit a petition useful for the Constitutional purposes of the Supreme Court of the United States. Petitioner has discovered new information and requires additional time to research case histories.
9. Petitioner is proceeding *in forma pauperis*.
10. The issue of fundamental constitutional protections of individuals from arbitrary government interference and detention addressed by the facts of this case are of critical importance to the majority of Americans at one point or another in their lives. This is certainly true for the Petitioner as the issues of constitutional law and due process in this case directly implicate petitioner's fundamental liberties to life and liberty.
11. The right to due process at trial, a defendant's right to be heard and issues raised to be addressed by an impartial trier of facts, are issues of great importance to the American public and raises concerns about the impartiality, the process and the procedures of the lower courts and the judiciary. When an individual is denied proper notice of a hearing and later arrested without a proper warrant, the question of fundamental due

process must be questioned and resolved before proceeding to a trial without jurisdiction. Where an individual is denied the right to present a proper defense, due process and justice are denied!

12. This is the first request for an extension of time. Petitioner's request for additional time is not made for purposes of improper delay, but for cause shown as stated in this motion, so that justice may be done in this case. The People must know if their fundamental liberties are protected by the Judiciary or left to wither on the vine.

For the reasons stated, Petitioner respectfully requests that the Court grant this *Application for Extension of Time to File* his Petition for Writ of Certiorari for sixty (60) days, from March 15, 2022 to May 14, 2022, or in the alternative, as the court feels reasonable and appropriate.

Without prejudice UCC 1-308

Respectfully submitted,



Michael Anthony Galluzzo,  
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