Stan Brown #A66507 SHERIDAN CORRECTIONAL CENTER 4017 E. 2603 Road Sheridan, IL 60551-0000

IN THE UNITED STATES SUPREME COURT

STAN BROWN

APPELLANT

V.

COREY PANKON, et al.,

APPELLES

ND. 23-2305 CASE #

MOTION FOR WRIT OF CERTIONARI; EXTENTION OF TIME TO FILE A PETITION FOR WRIT OF CERTIONARI; FOR APPOINTMENT OF COUNSEL TO DENIAL OF DRIVER TO PROCEED IN FORMA PANTERIS FILED ON

MIDMIDODA BY PRO SE APPELLANT, FOR ORDER TO ACCESS TO LAW LIBRARY HERE AT SHERIDAN ON AS NEEDED BASU, MOTION TO APPEAL

NOW COMES PLAINTIFF STAN BROWN, PRO SE AND ASIC THAT THESE MOTIONS BE CRANTED BASED ON THE FOLLOWING FACTS:

(1) THAT PLAINTIFF IS NOT LEGAL MASTER AND THUS NEED AUYER AS DEFENDANT IS PROSE LITICANT | RE-TVEDTAUYER AS

(2) I CANNOT FILE ELECTRONIC FILING AND AM ONLY ALLOWED TO LAW LIBRARY HERE AT SHERIJAN ON ONCE A MONTH BASIS SO I NEED EXTENTION OF TIME ON ALL FILINGS AND ORDER FROM COURT TO UTILIZE SHERIDAN LAW LIBRART ON AS NEEDED BASIS

# UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse Room 2722 - 219 S. Dearborn Street Chicago, Illinois 60604



Office of the Clerk Phone: (312) 435-5850 www.ca7.uscourts.gov

### **ORDER**

June 28, 2024

By the Court:

by the Court.	
	STAN BROWN,
	Plaintiff - Appellant
No. 23-2305	v.
	COREY PANKOW, et al.,
	Defendants - Appellees
Originating Case In	formation:
District Court No: 2:	21-cv-02114-CSB-EIL
Central District of III	linois
District Judge Colin	S. Bruce

Upon consideration of the MOTION FOR APPOINTMENT OF COUNSEL, TO APPEAL TO THE U.S. SUPREME COURT, FOR EXTENSION OF TIME TO APPEAL, AND TO REVERSE DENIAL OF ORDER TO PROCEED IN FORMA PAUPERIS, filed on June 27, 2024, by the pro se appellant,

**IT IS ORDERED** that the motion will be filed without court action. The appellant is reminded that any petition for writ of certiorari or request for an extension of time to file a petition for writ of certiorari should be filed in the United States Supreme Court and in accordance with the Supreme Court's rules.

Case: 23-2305

Document: 22

Filed: 05/06/2024

Pages: 2

# UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse Room 2722 - 219 S. Dearborn Street Chicago, Illinois 60604



Office of the Clerk Phone: (312) 435-5850 www.ca7.uscourts.gov

## **ORDER**

May 6, 2024

**Before** 

AMY J. ST. EVE, Circuit Judge CANDACE JACKSON-AKIWUMI, Circuit Judge JOSHUA P. KOLAR, Circuit Judge

No. 23-2305	STAN BROWN, Plaintiff - Appellant	
	v.	
	COREY PANKOW, et al.,	
	Defendants - Appellees	
Originating Case	Information:	
District Court No:	2:21-cv-02114-CSB-EIL	
Central District of	Illinois	
District Judge Coli	in S. Bruce	

The following are before the court:

- 1. AFFIDAVIT ACCOMPANYING MOTION FOR PERMISSION TO APPEAL IN FORMA PAUPERIS, filed on January 19, 2024, by pro se Appellant Stan Brown.
- 2. MEMORANDUM IN SUIPPORT OF PLRA MOTION FOR LEAVE TO PROCEED ON APPEAL IN FORMA PAUPERIS, filed on January 19, 2024, by pro se Appellant Stan Brown.
- 3. TRUST FUND STATEMENT, filed on January 22, 2024, by pro se Appellant Stan Brown.
- 4. LETTER REGARDING REMITTANCE OF FUNDS FROM TRUST ACCOUNT, filed on April 22, 2024, by pro se Appellant Stan Brown.

This court has carefully reviewed the district court's final order, the record on appeal, and appellant Stan Brown's motions.

No. 23-2305 Page 2

Rule 4(a) of the Federal Rules of Appellate Procedure requires that a notice of appeal in a civil case be filed in the district court within 30 days of the entry of the judgment or order appealed. In this case the district court entered judgment against Stan Brown on April 25, 2023, and Brown's notice of appeal was post-marked June 27, 2023, over 60 days late. The district court has not granted an extension of the appeal period, *see* Fed. R. App. P. 4(a)(5), and this court is not empowered to do so, *see* Fed. R. App. P. 26(b). Accordingly,

IT IS ORDERED that the motion for leave to proceed on appeal in forma pauperis is DENIED, and this appeal is DISMISSED for lack of jurisdiction. This dismissal does not relieve the appellant of the obligation to pay the filing and docketing fees for this appeal. *Campbell v. Clarke*, 481 F.3d 967, 970 (7th Cir. 2007); *Newlin v. Helman*, 123 F.3d 429, 434 (7th Cir. 1997). The appellant's prison shall remit the fees from his prisoner's trust account, using the mechanism of 28 U.S.C. § 1915(b).

form name: c7\_Order\_3J (form ID: 177)

# United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

May 31, 2024

#### **Before**

AMY J. ST. EVE, Circuit Judge

CANDACE JACKSON-AKIWUMI, Circuit Judge

JOSHUA P. KOLAR, Circuit Judge

No. 23-2305

STAN BROWN,

Plaintiff-Appellant,

Appeal from the United States District Court for the Central District of Illinois.

v.

No. 2:21-cv-02114-CSB-EIL

COREY PANKOW, et al., Defendants-Appellees. Colin S. Bruce, *Judge*.

#### ORDER

On May 21, 2024, appellant filed a letter which the court construed as a petition for rehearing. On consideration of the petition for rehearing, the judges on the original panel have voted to deny rehearing. It is, therefore, **ORDERED** that the petition for rehearing is **DENIED**.