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Docket Number 244/78

IN THE SUPREME COURT OF THE UNITED STAtes

KENNETH E. PICKENS YAMINA S. PICKENS LUKE O. PICKENS, Interested Party

vs.

U.S. Bank Trust National Association not in its Individual Solely as Trustee of the Truman 2021 SC 9 Title Trust

A1A Beach Property, LLC, Interested Part

Respondents

APPLICATION FOR EXTENSION OF TIME IN WHICH TO FILE A PETITION FOR WRIT OF CERTIORARI

Honorable CLARENCE THOMAS, Associate Justice of the Supreme Court of the United States, and Circuit Justice of the United States Court of Appeals for the Eleventh Circuit

Supreme Court of the United States

1 First Street NE

Washington, D.C. 20543

May 22,2025

Dear Justice Thomas,

Petitioners respectfully request a 60-day extension for filing a Petition for a Writ of Certiorari, to and including August 1, 2025

The current deadline is June 2, 2025, further to a denial of Petitioners' Petition for a Writ of Certiorari to the Florida Supreme Court, on March 4, 2025 (case SC2025-0293).

Petitioners' appeal was denied by the Florida 5th District Cour of Appeals (case number 5D2023-3200),

The 18th Circuit Court of Florida ruled in favor of Petitioners'-Defendants Motion to Dismiss (Case 05-2010-CA-049846 on May 27, 2015, The same case was refiled, in the 18th Circuit Court of Florida), which this time ruled in favor of Respondent's claim (case 2016 CA043164). The instant case involves a foreclosure action wherein a defective Final Order of Foreclosure was issued, causing all subsequent documents (sale, title, writ of possession) to be defective as well.

Illegal seizure of real and personal property, without due process or compensation of any kind. A Writ of Possession, bearing an invalid address was executed on August 8, 2024, and Petitioners were removed from the property by armed law enforcement under color of law and threat of arrest for trespassing. No legally required notice was afforded, neither was hearing allowed.

Worse, despite our son, Luke, requiring daily life-sustaining dialysis care (kidney failure), dialysis at home, his dialysis machine was disconnected and his boxes of medical solutions were thrown by the roadside.

Respondents are based in Florida and Maryland. Nearly all of Petitioners personal tangible property was removed by Respondents without agreement or authorization but the rest thrown by Respondents without a warrant. Without his life-sustaining medical dialysis equipment, Luke has been forced to undergo a number of emergency medical interventions and to delay any transplant procedure.

Petitioners were left on the street, blocked from saving their belongings. Frozen and fresh food was thrown out, and clothing strewn about or put in dumpsters. Deprivation of food, clothing, shelter and medical care are an inhumane punishment, in a civil case..

Both Mr. Kenneth and Luke Pickens have previously filed pro-se Petitions for a Writs of Certiorari in the U.S. Supreme Court and regret this request for a delay in filing this time.

We thank you for your consideration of our request for 60-day filing extension, to and including August 1, 2025.

Case # 05-2016 CA-043164-XXXX-XX



Supreme Court of Florid

TUESDAY, MARCH 4, 2025

2025 MAR -4 P 4 01

SC2025-0293

Lower Tribunal No(s).: 5D2023-3200;

052016CA043164XXXXXX

Kenneth Pickens et al, Petitioner(s)

V.

U.S. Bank Trust, National Association, et al., Respondent(s)

Petitioner's Notice to Invoke Discretionary Jurisdiction, seeking review of the order or opinion issued by the 5th District Court of Appeal on February 14, 2025, is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See Wheeler v. State, 296 So. 3d 895 (Fla. 2020); Wells v. State, 132 So. 3d 1110 (Fla. 2014); Jackson v. State, 926 So. 2d 1262 (Fla. 2006); Gandy v. State, 846 So. 2d 1141 (Fla. 2003); Stallworth v. Moore, 827 So. 2d 974 (Fla. 2002); Harrison v. Hyster Co., 515 So. 2d 1279 (Fla. 1987); Dodi Publ'g Co. v. Editorial Am. S.A., 385 So. 2d 1369 (Fla. 1980); Jenkins v. State, 385 So. 2d 1356 (Fla. 1980).

No motion for rehearing or reinstatement will be entertained by the Court.

Petitioner's motion for leave to proceed in forma pauperis is hereby denied as moot.

A True Copy Test:

Se2025-0293 3/4/2025

John A. Tomasino Clerk, Supreme Court



Sincerely,

Kenneth E. Picken

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Yamina S. Pickens

/s

Luke O. Pickens

3210 North Harbor City BoulevardUnit 217

Melbourne FL 32935

Email: pickensk@hotmail.com

whospan

Phone: 321-261-1921

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been sent today by email to:

- 1. Respondents" Attorney, Adam A. Diaz, Esq., at adiaz@dallegal.com.
- 2. Ms. Rachel M. Sadoff, Clerk of Brevard Court,y Court atrmsadoff@brevard.clerk.us.

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TD

Served:

KATHLEEN ACHILLE
5DCA CLERK
BREVARD CLERK
ADAM ALEXANDER DIAZ
ROY ALAN DIAZ
HON. MICHELLE LYNN NABERHAUS
YAMINA PICKENS
KENNETH PICKENS