## MOTION UNDER RULE 21 EXPEDITION OF CASE FOR EQUITABLE RELIEF AND IMMEDIATE CONSIDERATION

July 27, 2025

To the Honorable Justices of the Supreme Court of the United States:

COMES NOW, Petitioner Steven Albert Martin, appearing in propria persona, and respectfully moves this Court pursuant to Rule 21 of the Rules of the Supreme Court of the United States for equitable relief and immediate consideration of his pending Petition for Writ of Certiorari.

Petitioner is an Indigenous man who is currently homeless, economically destitute, under threat of arrest, and denied access to his lawful estate and property due to judicial inaction by both the Probate Court of Platte County, Missouri and the Missouri Supreme Court. The probate court has refused to rule on a duly filed Petition for Declaratory Judgment concerning fiduciary control and trust administration. The Missouri Supreme Court summarily denied a verified petition for writ of mandamus without opinion, despite repeated filings and notices.

Further, Missouri Supreme Court Clerk have refused to file or docket Petitioner's lawful certificate of notice(Original Appendix C) Petitioner anticipates that further filings will also be disregarded. This refusal to create a record violates procedural due process and obstructs access to court in both state and federal contexts.

Petitioner is suffering irreparable harm, being barred from commerce, deprived of access to fiduciary accounts, separated from his home, and denied equitable relief by every level of state court. He has no adequate remedy at law, and the state has effectively surrendered its judicial sovereignty by refusing to act or acknowledge basic procedural duties.

This case raises multiple constitutional violations, including:

- Article I, Section 9: Functional bill of attainder through silent punishment without trial.
- Article I, Section 10: Impairment of contract by ignoring valid trust instruments.
- Article I, Section 8 and Preamble: Denial of general welfare, defense of liberty, and commerce.
- First Amendment: Interference with the right to petition the government for redress.
- Fourteenth Amendment: Denial of due process and equal protection.
- Missouri Constitution Article I, Sections 2, 10, and 14: Denial of remedy, due process, and equal protection.

WHEREFORE, Petitioner respectfully prays that this Court, under its equitable and emergency jurisdiction, issue immediate declaratory relief, including the signing of the Petition for Declaratory Judgment entered in Case No. 17AE-PR00044-04, and the release of all fiduciary and trust accounts under the administration of any state or federal agency. There is no opposition for this is a probate matter with no opposition for I am alive and well. This is just failure to perform and dereliction of duties by the judges.

Petitioner further requests that the Court hold the State of Missouri and Platte County liable for failure to provide equitable relief, and declare that no court may operate in law or equity without compliance with constitutional duties, including oaths of office, and recognition of Indigenous, constitutional, and human rights. Any officer who fails in these duties acts in direct violation of the U.S. Constitution and is guilty of treason to the people they serve.

Respectfully submitted,

Steven Albert Martin Petitioner, pro se 10102 River Hills Dr.

Parkville, MO 64152 (816) 505-0291

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the following documents:

1.Motion Under Rule 21

were delivered to Defendant or Defendant's counsel of record by the following method:

☑ Certified Mail Missouri Supreme Court #9889071052702631802661

Email Elysia Collins Court Clerk elisia collins Courts no, gov

on this 28th day of July, 2025.

Name: Steven Martin

## smartin martinmg.com <smartin@martinmg.com>

7/28/2025 3:31 PM

Rule 21

To elysia.collins@courts.mo.gov

This email has no content

• Motion Under Rule 21 for Equitable relief and Immediate Consideration.pdf (81 KB)