

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

William Carter, )  
Plaintiffs, )  
v. ) Case No. 17 C 7241  
City of Chicago, Ronald Watts, Darryl ) Judge LaShonda A. Hunt  
Edwards, Alvin Jones, Kallatt Mohammed, )  
John Rodriguez, Calvin Ridgell, Jr., Elsworth J. )  
Smith, Jr., Gerome Summers, Jr., and Kenneth )  
Young, Jr. )  
Defendants. )

**DEFENDANT CITY OF CHICAGO'S MOTION FOR LEAVE TO FILE EXCESS  
PAGES AND FOR LEAVE TO FILE EXHIBITS UNDER SEAL (UNOPPOSED)**

Defendant, the City of Chicago (“City”), submits this unopposed motion for leave to file an oversized Reply In Support of Defendants’ Joint Motion to Bar Jon M. Shane’s *Monell* Opinions, and to file certain exhibits under seal. In support thereof, the City states:

1. The Reply in Support of Defendants' Joint Motion to Bar Jon M. Shane's *Monell* Opinions is due to be filed February 10, 2025.
2. Due to the number and complexity of the issues required to be addressed, the Reply in Support of Defendants' Joint Motion to Bar Jon M. Shane's *Monell* Opinions exceeds the limit in the local rules without leave of court.
3. The City respectfully submits that its oversized reply brief, which consists of 25 pages, is warranted due to the number and complexity of the legal issues. (The Reply in Support of Defendants' Joint Motion to Bar Jon M. Shane's *Monell* Opinions is attached hereto as Exhibit A.)
4. Certain exhibits to the Reply in Support of Defendants' Joint Motion to Bar Jon M. Shane's *Monell* Opinions were marked as Confidential during discovery, and Defendants request leave to file those exhibits under seal.

5. Undersigned counsel for the City conferred with Plaintiff's counsel regarding the motion. Plaintiff's counsel indicated the motion could be presented as unopposed.

WHEREFORE, Defendant, City of Chicago, respectfully requests leave of court to file the Reply in Support of Defendants' Joint Motion to Bar Jon M. Shane's *Monell* Opinions, consisting of 25 pages, as well as certain exhibits under seal, and any other relief this Court deems appropriate.

Respectfully submitted,

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