

eJulius & Eva Sesztak  
37 W. Broad Street  
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February 21, 2020

Mr. Scott S. Harris  
Supreme Court of the United States  
Officee of the Clerk  
1 First Street  
Washington, DC 20543-0001

Re: Julius Sesztak, et ux.  
v. Great Northern Insurance Co., Inc. et al.  
Application No. 19A715

Dear Mr. Harris:

The application of time for an extension of time within which to file a petition for a writ of certiorari in the above entitled case has been approved including today, February 21, 2020.

All the necessary documents were submitted, prior arrangements were made with Piqued Printers in Princeton NJ, printers of legal documents inclusive.

This morning I was informed that unfortunately, the reduction reduced the font side which is unacceptable.

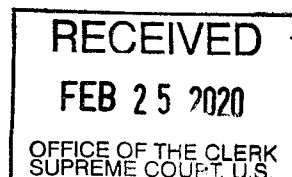
Mr. Atkins of your office suggested that we explain our dilemma immediately and ask for another extension.

Simultaneously we contacted the Defendants Mr. T. Mc Kay, Esq. and Mr. F. Klein Esq. and an alternate printer specializing in US Supreme Court certiorari,

Resspectfully submitted,

*Eva Sesztak*

Eva Sesztak



## **CERTIFICATION**

I, Linda Farina, the assigned transcriber, do hereby  
certify the foregoing transcript of the proceedings of  
the Middlesex County Superior Court on February 26,  
2016, digitally recorded, Time Index from 9:00:15 to  
10:35:00 and from 10:41:55 to 11:51:08, is prepared in  
full compliance with the current transcript format for  
judicial proceedings and is a true and accurate  
transcript of the proceedings as recorded to the best  
of my knowledge and ability.

/S/LINDA FARINA

Linda Farina AD/T #491 March 8, 2016  
G & L Transcription of NJ  
Pompton Plains, NJ 07444

## ISSUE PRESENTED

The National Association of Insurance Commissioners updated the "Unfair Claims Settlement Practices Act" in 1990. It gives state departments of insurance the power to assess massive fines for failure to comply. The Dual Duty of the Agency Agreement "loyalty to the carrier" obligates the agency to protect the carrier FIRST to avoid massive fines for failure to comply with its laws.

Should the Agency Agreement obligate the Agency to adhere to its Fiduciary Duties to the Client FIRST and replace the ineffectual State Law "N.J.A.C.11:17a.4.10", with Federal Law?