

Joan Carol Lipin
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By Federal Express

June 22, 2021

Honorable Scott S. Harris
Clerk of the Supreme Court
of the United States
Office of the Clerk
1 First Street, N.E.
Washington, DC 20543-0001

Re: Joan Carol Lipin
v. Wisehart Springs Inn, Inc., et al.
No. 20-1672

Honorable Sir:


Petitioner opposes the motion for an extension of time “in which to file a brief in opposition to certiorari” Respondent DEBBIE GRIFFITH, *in her official capacity as Delta County Assessor* filed on June 21, 2021.

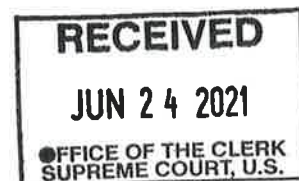
Rule 30.4 of the Rules of this Court states: “4. A motion to extend the time to file any document or paper other than those specified in paragraph 3 of this Rule may be presented in the form of a letter to the Clerk setting out specific reasons why an extension of time is justified. [Emphasis added.]

The letter motion of Respondent Griffith does not set out “specific reasons why an extension of time is justified, and merely stated: “The extension is respectfully requested because of counsel’s other professional commitments.” (Letter at ¶ 2)

Petitioner therefore respectfully requests Respondent Griffith’s motion for an extension of time be denied.

Respectfully submitted,


Joan Carol Lipin
Petitioner *Pro Se*



CERTIFICATE OF SERVICE

Petitioner hereby certifies that a true copy of the aforesaid opposition Letter to Respondent Griffith's letter motion for an extension of time was served, by United States Mail, postage pre-paid, this 22nd day of June, 2021 upon:

Respondents Wisehart Springs Inn, Inc., Arthur D. Wisehart, *in his individual capacity*, and in his capacity as President and "Alter-Ego" of Wisehart Springs Inn, Inc., Ellen E. Wisehart, Richard Hunter Kreycik, and Erin M. Jameson

Respondent attorney Mark Apelman

By mailing same to attorney Mark Apelman at his law office, Boyle/Apelman PC, 1660 Lincoln Street, Suite 1510, Denver, CO 80264.

Petitioner also certifies that a true copy of the aforesaid opposition Letter to Respondent Griffith's letter motion for an extension of time was served, by United States Mail, postage pre-paid, this 22nd day of June, 2021, upon:

Respondent Debbie Griffith, *in her capacity as Delta County Assessor*

By mailing same to attorney Driscoll at his law office: Jeffrey L. Driscoll, WILLIAM, TURNER & HOLMES, P.C., 774 Horizon Court, Suite 115, Grand Junction, CO 81506.

Petitioner hereby certifies that a true copy of the aforesaid opposition Letter to Respondent Griffith's letter motion for an extension of time was served, by United States Mail, postage pre-paid, this 22nd day of June, 2021, upon:

Respondent attorney Rebecca W. Geyer

By mailing same to attorney Geyer at her law office: Rebecca W. Geyer & Associates, P.C., located at 11550 N. Meridian Street, Suite 200, Carmel, Indiana 46032.



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