

OFFICE OF THE DISTRICT ATTORNEY

KEVIN R. STEELE

DISTRICT ATTORNEY

EDWARD F. McCANN, JR.

FIRST ASSISTANT DISTRICT ATTORNEY

COUNTY OF MONTGOMERY

COURTHOUSE P.O. BOX 311

NORRISTOWN, PENNSYLVANIA 19404-0311 MARK A. BERNSTIEL CHIEF COUNTY DETECTIVE

BRIANNA L. RINGWOOD

CHIEF OF STAFF

DISTRICT ATTORNEY'S OFFICE DISTRICT ATTORNEY'S FAX COUNTY DETECTIVE BUREAU (610) 278-3090 (610) 278-3095 (610) 278-3368

October 05, 2022

ELECTRONIC SERVICE

Scott S. Harris, Esq. Clerk of the Court Supreme Court of the United States One First Street NE Washington, DC 20543

> RE: John Charles Eichinger v. George Little, Acting Secretary, Pennsylvania Department of Corrections, et al., No. 21-7611

Dear Mr. Harris:

Petitioner, John Charles Eichinger, filed a petition for writ of certiorari in the above-captioned matter on April 8, 2022, which was docketed by this Court on April 13, 2022. Respondents' mandatory response, pursuant to Supreme Court Rule 14.1(a), was due September 12, 2022. Respondents mistakenly misread the order as being wholly, not partly, granted. Due to this error, respondents, however, must respectfully request, under Supreme Court Rule 30.4, a 30-day *nunc pro tunc* extension of time to file its mandatory response to petitioner's petition for writ of certiorari.

Based on the foregoing reason, respondents respectfully request an additional extension of time to respond to petitioner's petition for writ of certiorari. Opposing counsel, Hunter S. Labovitz, Esq., has no objection to this request.

Thank you for your consideration of this matter.

Respectfully submitted:

/s/ Robert M. Falin

Robert M. Falin Deputy District Attorney Chief, Appellate Division

RMF:ejd

cc: Joseph W. Luby, Esq. Counsel of Record