

STATE OF IDAHO OFFICE OF THE ATTORNEY GENERAL RAÚL R. LABRADOR

April 20, 2023

Supreme Court of the United States Scott S. Harris, Clerk Office of the Clerk 1 First Street, NE Washington, DC 20543

Re: <u>Timothy Alan Dunlap v. Idaho</u>, #22-6822

Dear Mr. Harris:

By way of this letter, the Respondent, State of Idaho, hereby requests a second, thirty (30) day extension of time in which to file its brief in opposition to petition for writ of certiorari. Respondent's current due date is April 24, 2023, making the new due date May 24, 2023.

The extension is necessary because I have had insufficient time to review, research and draft an appropriate response due to deadlines in other cases. Specifically, since requesting the first extension of time, I have completed drafting and filed an answer and motion to dismiss in <u>Pizzuto v. Richardson</u>, a capital federal habeas case, a motion for summary dismissal in <u>Lee v.</u> <u>Davis</u>, a non-capital federal habeas case, responses to several motions in <u>Transue v. Idaho Attorney</u> <u>General</u>, a non-capital federal habeas case, and completed drafting and filed a motion for summary dismissal in <u>Scroggins v. Idaho</u>, a non-capital federal habeas case. I also presented oral argument before the Idaho Supreme Court in <u>State v. Lankford</u>, a 1983 double murder, which required significantly more preparation time than expected. Finally, I have spent considerable time researching and beginning to draft the response in this case.

I contacted Shannon Romero, counsel for Petitioner Timothy Dunlap, who stated she has no objection to Respondent's request for additional time to file its brief in opposition to petition for writ of certiorari.

Sincerely

L. LaMONT ANDERSON Deputy Attorney General Chief, Capital Litigation Unit

LLA/mg cc: Shannon Romero

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