

Issues & Appeals

February 15, 2023

Via Electronic Filing

Danny Bickell Clerk of the Court Supreme Court of the United States One First Street, NE Washington, DC 20543

Re: No. 22-704, Vidal v. Elster

Dear Mr. Bickell:

I write to enter my appearance for the respondent in this case and to seek an extension of the time to file a response to the petition for certiorari. The response is currently due on Monday, February 27, 2023. I request a 30-day extension, to Wednesday, March 29, 2023.

I'm requesting this extension because my colleagues and I have numerous other pressing deadlines that, absent an extension, will prevent us from devoting adequate time to this brief. These deadlines include: a brief due in the Colorado Supreme Court on February 21 in Aurora Public Schools v. Saupe, No. 2022SC824; a brief due in the Missouri Court of Appeals on February 24 in Copeland v. Western Rivers Boat Management, No. ED111141; a petition for a writ of certiorari due in this Court on February 27 in Bye v. MGM, No. 22A546; a brief due in the Texas Supreme Court on February 27 in LG Chem v. Hause, No. 22-1040; a brief due in the Ninth Circuit on March 1 in Blankinship v. Union Pacific Railroad, No. 22-16849; a brief due in the Eleventh Circuit on March 1 in Mayer v. Holiday Inn, No. 22-11734; an oral argument in the Second Circuit on March 3 in Sessa v. TransUnion, No. 22-87; a brief due in the Eleventh Circuit on March 6 in Louis v. Bluegreen, No. 22-12217; a brief due in the Ninth Circuit on March 6 in Donahue v. Union Pacific Railroad, No. 22-16847; a brief due in the Sixth Circuit on March 6 in *Bradford v. Team Pizza*, No. 22-3561; a reply brief due in this Court on or about March 8 in Cantero v. Bank of America, No. 22-529; an oral argument in the Washington Court of Appeals on March 15 in Erickson v. Monsanto, No. 83287-5; a brief due in the Seventh Circuit on March 15 in Taylor v. Salvation Army, No. 23-1218; and a brief due in the Third Circuit on March 16 in Scanlan v. American Airlines, No. 22-3294.

A 30-day extension is necessary to enable us to balance these other responsibilities with our obligations in this case. Thank you for your attention to this matter.

Sincerely,

Jonathan E. Taylor

cc: Counsel of Record