

October 23, 2023

Hon Scott S. Harris Clerk, United States Supreme Court One First Street, NE Washington, D.C. 20543

> re: *Metropolitan School District of Martinsville v. A.C.* -No. 23-392 Unopposed request for extension of time to file response to petition for writ of certiorari

Dear Clerk Harris,

I am the counsel of record for respondent in the above case. Our response to the petition for writ of certiorari is due on November 13, 2023. We would like to extend the time for respondent to file his response for 30 days, to December 13, 2023. This is our first request for an extension. I have consulted with Paul Clement, who is counsel of record for petitioner. Mr. Clement has no objection to this extension of time.

This extension of time is necessitated by the press of other responsibilities. Among other things I will be responsible for the following matters prior to November 13: preparing for a settlement conference set for October 31, 2023; completing a legal memorandum due in district court on November 1, 2023; conducting depositions that are anticipated to be scheduled during this period; and presenting multiple lectures at a continuing legal education seminar.

Additionally, I need sufficient time so that respondent's co-counsel may review and comment upon the response prior to its filing.

Thank you for your consideration in this matter.

Very truly yours,

NH

Kenneth J. Falk Attorney at Law Counsel of Record

## **Certificate of Service**

I certify that on October 23, 2023, a copy of this letter was submitted to the Clerk of the Supreme Court via electronic filing and Federal Express.

Additionally, a copy of this letter was sent electronically and via first class U.S. Postage, pre-paid, on October 23, 2023 to:

Paul Clement CLEMENT & MURPHY, PLLC 706 Duke St. Alexandria, VA 22314 paul.clement@clementmurphy.com

Jonathan L. Mayes Philip R. Zimmerly Mark A. Wohlford BOSE McKINNEY & EVANS LLP 111 Monument Circle, Suite 2700 Indianapolis, IN 46204 jmayes@boselaw.com pzimmerly@boselaw.com mwohlford@boselaw.com