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May 18, 2026

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Scott S. Harris
Clerk of the Court
Supreme Court of the United States
One First Street N.E.
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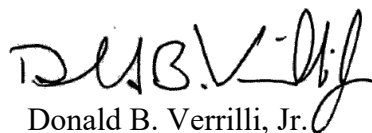
Re: *General Dynamics v. Scharpf*, No. 25-293 (petition filed Sept. 11, 2025)

Dear Mr. Harris:

I write to inform you that the plaintiff in this case (respondent before this Court) has voluntarily dismissed her claims against the following defendants (petitioners in this Court): General Dynamics Corp., Bath Iron Works Corp., Electric Boat Corp., and General Dynamics Information Technology, Inc. (collectively, "General Dynamics"). The other defendants either have settlements in principle with the plaintiffs, or are in the process of negotiating them. Because those settlements involve the resolution of class claims, they require approval by the district court, and I am informed that process may take months.

Therefore, petitioners respectfully request that this Court hold the petition in abeyance until the settlements are approved and the case becomes moot. At that time, General Dynamics—which did not settle with the plaintiffs and has been deprived of its opportunity to obtain this Court's review of the decision below by plaintiff's voluntary dismissal of her claims against General Dynamics—will file a suggestion of mootness and will request that this Court grant certiorari and vacate the judgment below under *United States v. Munsingwear, Inc.*, 340 U.S. 36 (1950).

Very truly yours,



Donald B. Verrilli, Jr.

DBV