Bradford v. Johnson et al

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7	Attorney for Respondents		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	JULIUS BRADFORD,	Case No. 2:13-cv-01784-RFB-EJY	
11	Petitioner,	DECLARATION OF COUNSEL (IN SUPPORT OF MOTION FOR	
12	vs.	ENLARGEMENT OF TIME TO REPLY IN SUPPORT OF MOTION TO STRIKE (FIRST	
13	CALVIN JOHNSON, et al.,	REQUEST))	
14	Respondents.		
15	I, Gerri Lynn Hardcastle, hereby state, based on personal knowledge and/or information and		
16	belief, that the assertions of this declaration are true:		
17	1. I am a Deputy Attorney General employed by the Attorney General's Office of the State		
18	of Nevada in the Post-Conviction Division, and I make this declaration in support of Respondents'		
19	motion for enlargement of time.		
20	2. Through this motion, I am requesting an enlargement of time of seven days, or up to and		
21	including Tuesday, December 6, 2022, to file Respondents' reply in support of their motion to strike		
22	Bradford's motion to correct pleadings. This is Respondents' first request for an enlargement of time to		
23	reply.		
24	3. My clients' reply is currently due tomorrow, November 29, 2022.		
25	4. I am unable to complete my clients' reply today because I am currently out-of-town on		
26	annual leave and will not return to work until Wednesday, November 30, 2022. I have been out-of-		
27	town since Sunday, November 20, 2022, so I was unaware Bradford had filed his opposition to the		
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5. delaying the ultimate disposition of this case. 6. foregoing is true and correct. Executed on this 28th day of November, 2022. By:

motion to strike until my Division Chief alerted me of the deadline earlier today. I have now read Bradford's opposition, and I will be able to file the reply by next Tuesday, December 6, 2022. I am moving for this enlargement of time in good faith and not for the purpose of unduly

Pursuant to 28 U.S.C. § 1746, I hereby certify, under penalty of perjury, that the

/s/ Gerri Lynn Hardcastle GERRI LYNN HARDCASTLE (Bar No. 13142) Deputy Attorney General

IT IS SO ORDERED:

RICHARD F. BOULWARE, II United States District Judge DATED this 29th day of November, 2022.

CERTIFICATE OF SERVICE I certify that I am an employee of the Office of the Attorney General and that on this 28th day of November, 2022, I served a copy of the foregoing MOTION FOR ENLARGEMENT OF TIME TO FILE REPLY IN SUPPORT OF MOTION TO STRIKE (FIRST REQUEST by U.S. District Court CM/ECF electronic filing to: Jeremy C. Baron Assistant Federal Public Defender 411 E. Bonneville Ave. Ste. 250 Las Vegas, Nevada 89101 Jeremy baron@fd.org /s/ Carrie L. Crago