## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

V.

Case No. 1:21-CR-623-2 (CRC)

KIRSTYN NIEMELA

\*

## UNOPPOSED MOTION FOR LATE FILING

NOW COMES the Defendant, Kirstyn Niemela, by and through her attorneys, Paul J. Garrity and Richard Monteith, and respectfully requests this Court to authorize the late entry of the Supplemental Voir Dire Questions for filing with this Court

In support this motion, the following is stated:

- 1. The deadline for the filing of Voir Dire Question was January 9, 2023.
- The parties submitted/filed Proposed Voir Dire Questions on January 9, 2023 in compliance with this Court's filing schedule.
- 3. However, upon further consideration of the issues involved in the Defendant's case the Defendant is requesting that this Court authorize the late filing of the Supplemental Voir Dire Questions and submits that the issue that the Supplemental Voir Dire Questions address will assist in selecting a fair jury panel.
- 4. That the US Attorney's Office, ACA Jessica Arco, has been contacted and assents to this within motion;

WHEREFORE, the Defendant respectfully requests that this Court grant this motion and authorize the late entry of the Supplemental Voir Dire Questions.

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA UNITED STATES OF AMERICA \* \* V. \* Case No. 1:21-CR-623-2 (CRC) \* KIRSTYN NIEMELA \* \* UNOPPOSED MOTION FOR LATE FILING NOW COMES the Defendant, Kirstyn Niemela, by and through her attorneys, Paul J. Garrity and Richard Monteith, and respectfully requests this Court to authorize the latespectry of the Supplemental Voir Dire Questions for filing with this Court In support this motion, the following is stated: 1.1 The deadline for the filing of Voir Dire Question was January 9, 2023. 2. The parties submitted/filed Proposed Voir Dire Questions on January 9, 2023 in compliance with this Court's filing schedule. 3. However, upon further consideration of the issues involved in the Defendant's case the Defendant is requesting that this Court authorize the late filing of the Supplemental Voir Dire Questions and submits that the issue that the Supplemental Voir Dire Questions address will assist in selecting a fair jury panel. 4. That the US Attorney's Office, ACA Jessica Arco, has been contacted and assents to this within motion; WHEREFORE, the Defendant respectfully requests that this Court grant this motion and authorize the late entry of the Supplemental Voir Dire Questions respectfully requests that this Court grant this motion and Londonderry, NH 03053 603-434-4106 garrity/Pantly Reprity, Barrity, Barrity Burlon 305 314 Londonderry Road Londonderry, NH 03053 603-434-4106 garrity/Pantly Reprity, Barrity, Barrity Barrity Barrity Road F. Monteith Richard Monteith, Bar No. 9352 14 Londonderry Road Londonderry, NH 03053 603-437-2733 monteithlaw@aol.com CERTIFICATE OF SERVICE I, Richard F. Monteith and Paul J. Garrity, Barrity Centry that on this Other Davis Niemela. Date: January 17, 2023 /s/ Paul J. Garrity Paul J. Garrity /s/ Richard F. Monteith Richard Monteith

/s/ Richard F. Monteith
Richard Monteith, Bar No. 9352
14 Londonderry Road
Londonderry, NH 03053
603-437-2733
monteithlaw@aol.com

## CERTIFICATE OF SERVICE

I, Richard F. Monteith and Paul J. Garrity, herein certify that on this 17th day of January, 2023, a copy of the within was e-filed for all parties involved and mailed, postage pre-paid, to Kirstyn Niemela.

Date: January 17, 2023 /s/ Paul J. Garrity
Paul J. Garrity

/s/ Richard F. Monteith
Richard Monteith