

In the Supreme Court of Nevada

ELAINE P. WYNN, an individual,
Petitioner,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT
of the State of Nevada, in and for the
County of Clark, and THE HONORABLE
ELIZABETH GONZALEZ, District Judge,

Respondent,

and

WYNN RESORTS, LIMITED, a Nevada
Corporation,

Real Party in Interest.

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Elizabeth A. Brown
Clerk of Supreme Court

**REPLY IN SUPPORT OF “MOTION FOR EXTENSION
TO FILE PETITIONER’S REPLY BRIEF”**

A 30-day extension on the reply brief is necessary. Wynn Resorts does not oppose the extension from now through January 12; it just opposes the extension from January 13 through January 27. But it is impracticable for Ms. Wynn to file her reply by January 12. Her lead appellate counsel, Dan Polsenberg, is traveling for depositions nearly every day between now and then, hopping to Chicago, New York, and finally Decatur, Georgia on Wynn Resorts’ proposed due date. Realistically it is only between January 14 and January 27 that Mr. Polsenberg will

be able to turn to the reply brief.

Counsel do not intend to cause unnecessary delay. On the contrary, Ms. Wynn's counsel believed it more efficient and forthright to request one extension by which they can reasonably expect to complete the reply than to submit serial requests for shorter extensions. Wynn Resorts provided no evidence of prejudice from the January 27 due date.¹

Dated this 6th day of January, 2017.

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¹ There is no merit to Wynn Resorts' criticism that Ms. Wynn mentioned anticipated rulings in January. Wynn Resorts itself notes that the issue of Quinn Emanuel's disqualification, a source of repeated attacks in the answer, is pending. (Opp. 2:17-18.)

CERTIFICATE OF SERVICE

I certify that on January 6, 2017, I submitted the foregoing reply brief for filing *via* the Court's eFlex electronic filing system. Electronic notification will be sent to the following:

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