

In the Supreme Court of Nevada

CRISTINA PAULOS,
Appellant,

vs.

FCH1, LLC; LAS VEGAS
METROPOLITAN POLICE
DEPARTMENT; JEANNIE
HOUSTON; and AARON BACA,
Respondents.

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Feb 12 2019 07:51 a.m.
Elizabeth A. Brown
Clerk of Supreme Court

MOTION FOR EXTENSION OF TIME TO FILE REPLY

Appellant Cristina Paulos requests an extension of 30 days, through March 13, 2019 to file her reply. NRAP 31(b)(3). This is the first such motion regarding the combined reply. The original deadline of February 11 was set by joint motion to allow Paulos to file one reply. No requests for extension have been denied or denied in part.

The reply brief is nearly complete but is overlong. Paulos anticipated that addressing both the Palms' and Metro's arguments in a single reply would be economical. The parties' answering briefs, however, did not overlap much. Even so, with the requested extension, Paulos believes that she can conform the brief to the 7,000-word limit.

In addition, the wife of Paulos's *pro bono* counsel recently

underwent surgery, the recovery from which has taken longer than expected and has required counsel to take time away from the preparation of this reply.

Counsel appreciates this Court's courtesy in granting the requested extension.

Dated this 11th day of February, 2019.

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CERTIFICATE OF SERVICE

I hereby certify that on February 11, 2019, I submitted the foregoing “Motion for Extension of Time to File Reply” for filing *via* the Court’s eFlex electronic filing system. Electronic notification will be sent to the following:

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