

No. 17-2279

In the **United States Court of Appeals**
for the **Eighth Circuit**

Anmarie Calgaro,

Plaintiff - Appellant,

v.

St. Louis County; Linnea Mirsch, individually and in her official capacity as Interim Director of St. Louis County Public Health and Human Services; Fairview Health Services, a Minnesota nonprofit corporation; Park Nicollet Health Services, a nonprofit corporation; St. Louis County School District; Michael Johnson, individually and in his official capacity as Principal of the Cherry School, St. Louis County School District; and E.J.K.,

Defendant – Appellees,

ON APPEAL FROM
THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MINNESOTA
Civ. No. 16-cv-3919 – PAM-LIB, Hon. Paul A. Magnuson

MOTION FOR EXTENSION OF TIME TO FILE RESPONSE BRIEF

Appellee E.J.K. respectfully moves the Court, pursuant to 8th Cir. Local R. 27A(a)(2), to extend the deadline for filing her response brief and record up to and including October 2, 2017, on the following grounds:

1. The deadline for appellees to file their briefs and record is currently set for September 1, 2017. This is appellee E.J.K.'s first request for an extension.

2. Attorneys for Appellee E.J.K. are making this request because of several pressing deadlines that will make it very difficult to meet the initial briefing deadline set in this appeal. For instance, appellee's counsel are set to be in a week-long trial beginning on August 21, 2017 and also have two appellate state court briefs due in the first two weeks of September. Appellee's counsel also have two dispositive motion hearings scheduled for August 16 and 29 respectively, as well as a brief due for one of those motions.

3. Counsel for E.J.K. reached out to the other appellees in this matter regarding this extension. The other appellees do not oppose this extension, and have indicated that they would like it to apply to all appellees uniformly.

4. Counsel for E.J.K. also reached out to counsel for Appellant Calgaro regarding this request. Counsel for Calgaro has not responded to that request except to state that he would object to a blanket objection for all respondents.

WHEREFORE, Appellee E.J.K. respectfully requests that this Court extend the deadline for the filing of her response brief and record to October 2, 2017.

Dated: August 15, 2017

FAEGRE BAKER DANIELS LLP

s/ Michael A. Ponto

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Attorneys for Appellee E.J.K.

CERTIFICATE OF COMPLIANCE

I hereby certify that E.J.K.'s unopposed motion to extend the deadline for filing its reply brief complies with the type-volume limitation of Fed. R. App. P. 32 because the Motion contains 261 words. This motion complies with the typeface requirements of Fed. R. App. P. 32(a)(5) and the type style requirements of Fed. R. App. P. 32(a)(6) because this motion has been prepared in a proportionally spaced typeface using Microsoft Word Professional Plus 2010, in 14-Century font.

CERTIFICATE OF SERVICE

I hereby certify that on August 15, 2017, I electronically filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Eighth Circuit by using the CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system.

s/ Michael A. Ponto
Counsel for Appellee E.J.K.