


FILED
 9/2/13 4:30
 DATE _____ TIME _____
 BY 
 CLERK, FSM SUPREME COURT
 APPELLATE COURT

THE SUPREME COURT OF
 FEDERATED STATES OF MICRONESIA
 APPELLATE DIVISION

KERSIN TILFAS, MAXWELL SALIK,)	Appeal No.: K5-2013
ESTHER EUVER,)	(State Court Case No.: 84-11)
)	
Appellants.)	
)	
vs.)	
)	MOTION TO ENLARGE TIME;
)	CERTIFICATE OF SERVICE
HEIRS OF KILAFWAKUN LONNO,)	
)	
Appellees.)	
_____)	

COME NOW, Kersin Tilfas, Maxwell Salik, Esther Euver, Appellants in the above-entitled case, by and through their undersigned counsel, and hereby bring this Motion to Enlarge Time to File Writ of Prohibition and other appellate filings as required.

This motion is brought pursuant to Rules 26(b) and 27(a) of the FSM Rules of Appellate Procedure, the following Memorandum of Points and Authorities, and any other files and records in this case.

MEMORANDUM OF POINTS AND AUTHORITIES

1. On May 17, 2013, the Kosrae State Court issued an Order Granting Motion to Strike Appellees' Brief and Request for Sanctions.
2. On May 30, 2013, Appellants filed their Notice of Appeal from the state court's May 17th order with the Appellate Division of the FSM Supreme Court.
3. On July 16, 2013, Appellants filed their Motion to Stay with this court.
4. August 1, 2013, an Order Granting Stay was issued by this court requiring that "if Tilfas, Salik and Euver intend to petition for a writ of prohibition of the Kosrae State Court in Civil Action No. 84-2011, they must conform their filings and service to Appellate Rule

21's requirements." This court requires that this be accomplished by Friday, August 9, 2013.

5. On August 12, 2013, Appellants filed a Motion to Enlarge Time requesting for additional two weeks to file their Petition for Writ of Prohibition and other required filings.
6. On August 30, 2013, Appellants filed their Petition for Writ of Prohibition.
7. The undersigned counsel along with other sanctioned counsel of record for Appellants have recently retained the legal services of Sasaki L. George to represent our interests relating to the sanction matter in this case. Counsel undersigned respectfully request an additional week or two to allow preparation and/or the filings to be amended so that the sanctioned counsel can proceed under their own names as real parties in interest.
8. Counsel undersigned believes that this motion is made in good faith, therefore respectfully request that the court finds the reasons above to be good cause to enlarge time for the filing of the Writ of Prohibition and other required appellate filings in this case relating to the sanction of counsel.
9. The court for good cause shown may upon motion enlarge the time prescribed for doing any act, or may permit an act to be done after the expiration of such time. (FSM App. R. 26 (b)).

I declare under the penalty of perjury that the above is true and correct.

DATED: Sept. 2, 2013



YOSLYN G. SIGRAH

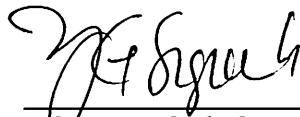
CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing motion will be duly served upon the following party via regular mail to the party's last known address on the date indicated below or soon thereafter:

CANNEY PALSIS, ESQ.
Micronesia Legal Services Corporation
P.O. Box 38
Tofol, Kosrae FM 96944

Attorney for HEIRS OF KILAFWAKUN LONNO

DATED: Sept 21 2017.



YOSLYN G. SIGRAH
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