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VIA REGULAR MAIL

February 10, 2025

Lisa Nesbitt
Supreme Court of the United States
1 First Street, NE
Washington, DC 20543

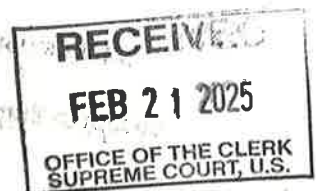
RE: Application for a 60-day extension of time to submit a petition for writ of certiorari about *Komatsu v. City of New York*, No. 24-1309 (2d Cir. Nov. 14, 2024)

Dear Ms. Nesbitt,

I am submitting this letter to request a 60-day extension of time from 2/12/25 to 4/13/25 to file my pending petition for a writ of certiorari about the order that was issued on 11/14/24 by the U.S. Court of Appeals for the Second Circuit in *Komatsu v. City of New York*, No. 24-1309 (2d Cir. Nov. 14, 2024). There will be no prejudice to the opposing parties nor their attorneys if this request for an extension is granted. The following are among other reasons why I seek this deadline extension:

a. I am waiting to be provided highly probative video recording evidence by the U.S. Marshals Service (“USMS”) that was recorded by video security cameras that it controls and are installed inside of the Daniel Patrick Moynihan and Thurgood Marshall U.S. courthouses in New York City. I submitted timely Freedom of Information Act (“FOIA”) demands to the USMS for that. Those recordings would clearly confirm that the U.S. Court of Appeals for the Second Circuit (“Second Circuit”) prejudicially lied and scapegoated me in its 11/14/24 order while subjecting me to a continuing violation and obstruction of justice in that regard.

b. Through their acts, omissions, and agents, Ann Marie Scalia and others



who are among my legal adversaries in this petition directly and/or indirectly enabled severe damage to 2 laptops of mine and the subsequent theft of one of them as the theft occurred between 8/24/24 and 8/25/24. That circumstance prejudicially sabotaged my ability to effectively prepare my petition ^{for} ~~or~~ a writ of certiorari for this appeal. This is partly because relevant evidence and court decisions were stored on the hard drives of those laptops. Through their acts, omissions, and agents, those same legal adversaries also enabled me to be criminally repeatedly, viciously, and prejudicially assaulted partly on dates when I was working on preparing a legal filing for this Court about the underlying district court action that also is the subject of this petition. I will elaborate about that in my upcoming petition and that information further establishes that the Second Circuit's 11/14/24 order was baseless, vexatious, and prejudicial.

c. The Second Circuit issued relevant findings about whistleblower retaliation in its 2/10/25 decision in Murray v. UBS Sec., LLC, No. 20-4202(L)(2d Cir. Feb. 10, 2025) that I wish to properly incorporate in my pending petition or a writ of certiorari.

Attached is a copy of the Second Circuit's 11/14/24 order that baselessly and prejudicially denied me leave to appeal in Komatsu v. City of New York, No. 24-1309 (2d Cir. Nov. 14, 2024). That flagrantly violates this Court's decision in Sheppard v. Maxwell, 384 U.S. 333, 86 S. Ct. 1507, 16 L. Ed. 2d 600 (1966) that points out that **a)** all judges are required to continuously and diligently exercise proper control of court and **b)** a new trial should be ordered for a case if "publicity during the proceedings threatens the fairness of the trial".

Respectfully,

/s/ Towaki Komatsu

Towaki Komatsu

