

**Steven E. Greer, M.D.**  
7029 Maidstone Drive  
Port Saint Lucie, FL 34986  
(212) 945-7252  
SG@GreerJournal.com

---

May 29, 2020

**Served to BPCA counsel via email and regular USPS mail today**

Honorable Scott S. Harris, Clerk of the Court  
Supreme Court of the United States  
1 First Street, NE  
Washington, DC 20543


**Re:** U.S. Supreme Court No. 19-1262  
*Steven E. Greer, M.D., Petitioner v. Dennis Mehiel, Robert Serpico,  
The Battery Park City Authority, Respondents*  
**Motion to Strike Order Granting Extension of Time to File  
Brief in Response to Petition for Writ of Certiorari**

Dear Mr. Harris:

I am the *pro se* petitioner, Steven E. Greer, MD, and am writing this Motion to Strike the May 27<sup>th</sup> order granting respondents 30-days more time to file their response brief on July 1st. As a *pro se* litigant, I do not have electronic filing capabilities and am not alerted by email of new docket filings. I only learned this morning, Friday, that the respondents failed to serve me their motion letter. My letter in opposition filed yesterday, May 28<sup>th</sup>, was written with me being unaware that the respondents' motion was already granted.

Rule 29.3 states, "An electronic version of the document shall also be transmitted to all other parties at the time of filing or reasonably contemporaneous therewith," However, the lawyer for respondent, Pamela Bresnahan, never emailed me the day she filed the motion, which was May 26<sup>th</sup>. More than 24-hours later, at 8:48 PM on Wednesday, May 27<sup>th</sup>, I finally received an email serving me the PDF document versions of their motion (**Exhibit A**). By this time, they knew that their motion had been granted, and yet they made no mention of this order.

None of their actions were by innocent accident or oversight. Those actions were the result of either egregious malpractice or intentional malice designed to deceive this court by not allowing me to file an opposition brief. Therefore, I am reporting this misconduct to the Supreme Court and motioning to strike the order granting the extension of time. I am also requesting that Chief Justice John Roberts personally review this matter as well.

Respectfully submitted, Steven E. Greer, MD 

# Exhibit A

**From:** Shoemaker, Teresa J. <tjshoemaker@vorys.com> **On Behalf Of** Bresnahan, Pamela A.  
**Sent:** Wednesday, May 27, 2020 8:48 PM  
**To:** SG@GreerJournal.com  
**Cc:** Shoemaker, Teresa J. <tjshoemaker@vorys.com>  
**Subject:** U.S. Supreme Court No. 19-1262/Steven E. Greer, M.D., Petitioner v. Dennis Mehiel, et al.

Dr. Greer,

I am counsel of record for Respondents, The Battery Park City Authority, Dennis Mehiel and Robert Serpico, in Supreme Court Case No. 19-1262.

Attached please find copies of the letters that were filed yesterday and today requesting an extension of time for Respondents to respond to the Petition for a Writ of Certiorari. Hard-copies are also being sent to you via U.S. Mail.

Best regards,

Pam Bresnahan



**Pamela A. Bresnahan**  
Partner

Vorys, Sater, Seymour and Pease LLP  
1909 K Street, N.W. | Ninth Floor |  
Washington, DC 20006-1152

Direct: 202.467.8861

Fax: 202.533.9020

Email: [pabresnahan@vorys.com](mailto:pabresnahan@vorys.com)

[www.vorys.com](http://www.vorys.com)

From the law offices of Vorys, Sater, Seymour and Pease LLP.

**CONFIDENTIALITY NOTICE:** This e-mail message may contain confidential and/or privileged material. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message. If you are the intended recipient but do not wish to receive communications through this medium, please so advise the sender immediately.