IN THE UNITED STATES DISTRICT & BANKRUPTCY
FOR THE DISTRICT OF COLUMBIA

MIZZ JAN 18 A 11: 27

LARRY KLAYMAN

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Plaintiff,

V.

CASE NOS: 20-cv-3109

JULIA PORTER, HAMILTON FOX III, and LAWRENCE BLOOM

Defendants.

MOTION FOR EXTENSION OF TIME

Plaintiff Larry Klayman, Esq., hereby moves for a ten day extension of time, until and including January 31, 2022 for him to respond to Defendants' Motion for Interim Relief. ECF No. 64. Mr. Klayman recently contracted COVID-19 and was highly symptomatic and had to quarantine for over ten days. He is still currently symptomatic as well. This has resulted in an accumulation of tasks that he has not been able to attend to during this quarantine period.

Mr. Klayman sought consent from counsel for Defendants on January 14, 2022, but they have not indicated whether they consent or not. This correspondence is attached hereto.

Date: January 18, 2022

Respectfully submitted,

Larry Klayman, Esq. 7050 W. Palmetto Park Rd

Boca Raton, FL, 33433

Tel: (561)-558-5336

Email: leklayman@gmail.com

Plaintiff Pro Se

CERTIFICATE OF SERVICE

I, Ları	y Klayman,	hereby	certify	that	on th	is day,	January	18,	2022	a cop	y of t	he
foregoing was	filed in pers	on at th	e office	of the	e clerl	and se	rved via	emai	l to co	ounsel	of reco	r
at:												
cwolverton@a mmacdougall(samantha.bloc	akingump.	com										
						1	Lar	ry K	laymaı	n		