IN THE

UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA

00 00

00 00

2

HAROLD WEISBERG,

Appellant

٧.

Case No. 78-1107

IME

U.S. DEPARTMENT OF JUSTICE,

Appellee

MOTION FOR LEAVE TO FILE BRIEF TIME HAVING EXPIRED

Comes now the appellant and moves the Court for leave to file the Brief for Appellant after the time for doing so has expired.

In conformity with Local Rule 8(h) counsel for appellant has advised opposing counsel in advance of his intent to file this motion and said counsel has consented to it and will not file an opposition.

As grounds for the motion appellant's counsel states that he has been working on the brief day and night for the past ten days, with the exception of a couple of necessary interruptions, but it proved much more time-consuming than he had anticipated and his schedule and status as a sole practicioner made it impossible for him to attent to it earlier.

2 H LESAR

910 16th Street, N.W. Washington, D.C. 20006

Attorney for Appellant

CERTIFICATE OF SERVICE

I hereby certify that I have this 15th day of June, 1978 mailed a copy of the foregoing motion to Assistant United States Attorney John Terry, United States Courthouse, Washington, D.C. 20001.

JAMES H. LESAR

IN THE United States Court of Appeals States Court of Appeals UNITED STATES COURT OF APPEALS States Court of Appeals FOR THE DISTRICT OF COLUMBIA

GEORGE A. FISHER

MOTION GRANTED

George A. Fisher, Clerk

Chief Deputy Clerk

JUN 19 1978

145

Case No. 78-1107

HAROLD WEISBERG,

Appellant

v.

U.S. DEPARTMENT OF JUSTICE,

Appellee

MOTION FOR LEAVE TO FILE BRIEF TIME HAVING EXPIRED

Comes now the appellant and moves the Court for leave to file the Brief for Appellant after the time for doing so has expired.

In conformity with Local Rule 8(h) counsel for appellant has advised opposing counsel in advance of his intent to file this motion and said counsel has consented to it and will not file an opposition.

As grounds for the motion appellant's counsel states that he has been working on the brief day and night for the past ten days, with the exception of a couple of necessary interruptions, but it proved much more time-consuming than he had anticipated and his schedule and status as a sole practicioner made it impossible for him to attent to it earlier.