

The Supreme Court of South Carolina

Andrew and Kimberly McIntire, Appellants,

v.

Sequest Development Company, Inc.; Red Bay Constructors Corp.; Benzenberg Custom Cabinets, Inc.; Jonathan Marshall Construction; Coastal Window & Door Center of Charleston, LLC; Carolina Window & Millwork, LLC n/k/a Carolina Window & MillworkOmni Glass Industries, LLC; Southcoast Exteriors, Inc.; Michael Casteen d/b/a Michigan Prestain Co.; Coastal Plumbing & Gas, LLC; Foam Insulation Co., Inc.; Jerry Comer d/b/a Jerry's Tile & Marble, LLC; Lowcountry Fireplaces, Inc.; Carolina Pest Solutions, Inc.; and New South Construction Supply, LLC, Defendants,

of which Red Bay Constructors Corp.; Benzenberg Custom Cabinets, Inc.; Jonathan Marshall Construction; Coastal Window & Door Center of Charleston, LLC; Carolina Window & Millwork, LLC n/k/a Carolina Window & Millwork-Omni Glass Industries, LLC; Southcoast Exteriors, Inc.; Michael Casteen d/b/a Michigan Prestain Co.; Coastal Plumbing & Gas, LLC; Foam Insulation Co., Inc.; Jerry Comer d/b/a Jerry's Tile & Marble, LLC; Lowcountry Fireplaces, Inc.; Carolina Pest Solutions, Inc.; and New South Construction Supply, LLC, are Respondents

AND

Sequest Development Company, Inc., Third-Party Plaintiff/Petitioner,

v.

Architectural Products of Charleston, LLC; and Sealtight

of South Carolina, LLC, Third-Party
Defendants/Respondents.

Appellate Case No. 2023-001643

ORDER

The request for an extension to serve and file the return to petition for writ of certiorari is granted, and the time is extended for until January 8, 2024. Please refer to the order of the Supreme Court of South Carolina dated July 16, 2014 (<http://www.sccourts.org/whatsnew/displaywhatsnew.cfm?indexID=963>), regarding any further extension requests in this matter.


C.J.
FOR THE COURT

Columbia, South Carolina
December 13, 2023

cc: Shelley Sunderman Montague, Esquire
Suzanne Cuba Ulmer, Esquire
Shanna Milcetic Stephens, Esquire
Preston Bruce Dawkins, Jr., Esquire
William Wharton Watkins, Jr., Esquire
John Joseph Dodds, IV, Esquire
Diane Summers Clarke, II, Esquire
Erin DuBose Dean, Esquire
Stacey Patterson Canaday, Esquire
Albert A. Lacour, III, Esquire
Jaan Gunnar Rannik, Esquire
James H. Elliott, Jr., Esquire
Samia Hanafi Albenberg, Esquire
Brent Morris Boyd, Esquire

Timothy J. Newton, Esquire
Danielle F. Payne, Esquire
Stephen Lynwood Brown, Esquire
Edward D. Buckley, Jr., Esquire
Jason Alan Daigle, Esquire
Russell Grainger Hines, Esquire
John Elliott Rogers, II, Esquire

The Order provides that, in cases where a party seeks review of a decision of the Court of Appeals pursuant to Rule 242 of the South Carolina Appellate Court Rules, a party "may be granted extensions totaling no more than twenty (20) days during the proceedings before this Court." Extensions beyond twenty (20) days are permitted based only on "extraordinary circumstances such as illness or other circumstances beyond the control of the movant [that] warrant the granting of the extension. The parties are warned that the press of other business is not an extraordinary circumstance which will warrant the granting of an extension."