

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM ORANGEBURG COUNTY  
Court of Common Pleas

O. Davie Burgdorf, Master-in-Equity

Court of Appeals Case Tracking No. 2013-000549  
Trial Court Case No. 2008-CP-38-310

69379  
**RECEIVED**  
AUG 09 2013  
**SC Court of Appeals**

In re: Estate of Samuel D. Stroman,  
Jamileh S.D. Stroman and Synthia D. Stroman,.....Respondents,  
v.  
Samuel D. Stroman, II, and Sherolyn D. Stroman, Defendants,  
Of whom Samuel D. Stroman is.....Appellant.

MOTION FOR EXTENSION OF TIME FOR RESPONDENTS TO SERVE AND  
FILE INITIAL BRIEF AND DESIGNATION OF MATTER TO BE INCLUDED IN  
RECORD ON APPEAL

Respondents hereby move pursuant to Rule 263(b), SCACR, for a 30-day extension of the time in which to serve and file Respondents' Initial Brief and Designation of Matter to be Included in the Record on Appeal in this case. The grounds for this motion are that there is good cause to grant the requested extension, as the following shows:

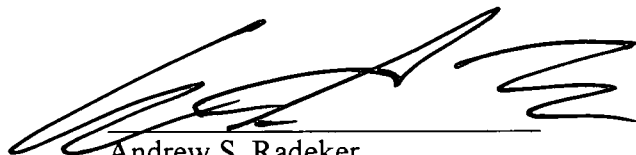
1. Respondents' initial brief and designation are currently due on August 16, 2013.
2. Respondents' counsel just finished yesterday a jury trial that began on Monday, has a speaking engagement at a continuing legal education seminar set for August 16 for which he needs to write the

materials and prepare, and in addition has the press of his usual caseload.

3. Counsel for the Appellant has advised that he consents the requested extension, as shown by the attached email message.
4. Respondents' counsel believes there is good cause to grant the requested 30-day extension to September 16, 2013 (as September 15 is a Sunday).

WHEREFORE Respondents pray for an Order extending the time in which to serve and file Respondents' Initial Brief and Designation of Matter to be Included in the Record on Appeal for an additional thirty days.

Respectfully submitted,



Andrew S. Radeker  
Harrison & Radeker, P.A.  
Post Office Box 50143  
Columbia, South Carolina 29250  
(803) 779-2211  
Attorney for Respondents

August 9, 2013

**Drew Radeker**

---

**From:** Jeff Goodwyn <jgoodwyn@goodwynlaw.com>  
**Sent:** Friday, August 09, 2013 10:05 AM  
**To:** 'Drew Radeker'  
**Subject:** RE: Stroman v. Stroman appeal

No problem. That's fine.

T. Jeff Goodwyn, Jr., Esquire  
Goodwyn Law Firm, LLC  
2519 Devine Street  
Suite A  
Columbia, S.C. 29205  
Telephone: (803) 251-4517  
Facsimile: (803) 251-4527  
[www.Goodwynlaw.com](http://www.Goodwynlaw.com)

-----  
**CONFIDENTIAL & PRIVILEGED**

Unless otherwise indicated or obvious from the nature of the follow communication, the information contained herein is attorney-client privileged and confidential information/work product. The communication is intended for the use of the individual or entity named above. If the reader of this transmission is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error or are not sure whether it is privileged, please immediately notify us by return e-mail and destroy any copies, electronic, paper or otherwise, which you may have of this communication.

-----

---

**From:** Drew Radeker [<mailto:Drew@harrisonfirm.com>]  
**Sent:** Friday, August 09, 2013 9:21 AM  
**To:** [JGoodwyn@Goodwynlaw.com](mailto:JGoodwyn@Goodwynlaw.com)  
**Subject:** Stroman v. Stroman appeal

Jeff:

I write to ask if you will consent to a 30-day extension of our time to serve and file the respondents' brief and designation of matter in this appeal. The deadline is currently August 16, so this extension will put the deadline at September 16 (since September 15 is a Sunday). I just got done with a jury trial and have a CLE I am speaking at next Friday that I need to create the materials for.

Thank you. Please let me know soon, as I plan to make a motion for an extension today.

Drew Radeker

**HARRISON & RADEKER, P.A.**

ATTORNEYS AT LAW

*Real Estate / Property Disputes · Foreclosure · Media Law · Zoning · Criminal Defense · Appeals  
Personal Injury · Consumer Law · Mediation/Arbitration · False Arrest · Commercial Litigation*

923 Calhoun Street, Columbia, South Carolina 29201  
Post Office Box 50143, Columbia, South Carolina 29250  
Telephone: (803) 779-2211  
Facsimile: (803) 779-6700

*This e-mail message contains confidential, privileged information intended solely for the addressee. Please do not read, copy or disseminate it unless you are the addressee. If you have received it in error, please call us (collect) at (803) 779-2211 and ask to speak with the message sender. Also, we would appreciate your forwarding the message back to us and deleting it from your system. Any tax information or written tax advice contained herein (including any attachments) is not intended to be and cannot be used by any taxpayer for the purpose of avoiding tax penalties that may be imposed on the taxpayer. (The foregoing legend has been affixed pursuant to U.S. Treasury Regulations governing tax practice.) Thank you.*

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM ORANGEBURG COUNTY  
Court of Common Pleas

O. Davie Burgdorf, Master-in-Equity

Court of Appeals Case Tracking No. 2013-000549  
Trial Court Case No. 2008-CP-38-310

RECEIVED

AUG 09 2013

SC Court of Appeals

In re: Estate of Samuel D. Stroman,

Jamileh S.D. Stroman and Synthia D. Stroman,..... Respondents,

v.

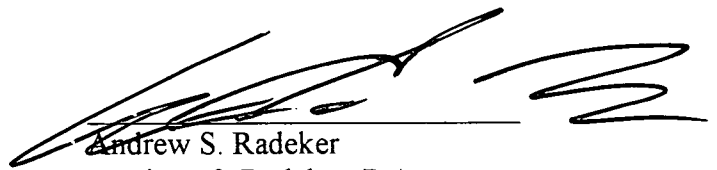
Samuel D. Stroman, II, and Sherolyn D. Stroman, Defendants,

Of whom Samuel D. Stroman is..... Appellant.

PROOF OF SERVICE

I certify that I served the foregoing motion for extension on counsel for the Appellant by depositing a copy of it on the date shown below in the United States Mail, postage prepaid, addressed as follows:

T. Jeff Goodwyn, Jr., Esq.  
Goodwyn Law Firm, LLC  
2519 Devine St., Suite A  
Columbia, SC 29205



Andrew S. Radeker  
Harrison & Radeker, P.A.  
Post Office Box 50143  
Columbia, South Carolina 29250  
(803) 779-2211  
Attorney for Respondents

August 9, 2013