

**AMENDED MOTION FOR ENLARGEMENT OF TIME FOR APPELLANT TO SERVE AND FILE  
BRIEF**

STATE OF SOUTH CAROLINA  
In the Court of Appeals  
[In The Supreme Court]

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**RECEIVED**  
**Apr 29 2024**  
**SC Court of Appeals**

APPEAL FROM CHARLESTON COUNTY  
Court of Common Pleas

Deadra L. Jefferson, Circuit Court Judge

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Case # 2022-CP-100-3246

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Anthony M. Chayban,

Respondent,

v.

Mary A. Griffith,

Appellant.

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AMENDED MOTION FOR ENLARGEMENT OF TIME FOR APPELLANT TO SERVE AND FILE BRIEF

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Appellant respectfully motions for an extension of time to serve and file brief for the following causes:

1. I am diagnosed with PTSD and ADHD.

2. Following multiple additional moves for safety reasons and other costs, I cannot yet afford an attorney.

3. I alone am yet responsible for organizing and filing evidence against Anthony M. Chayban, who I believe owes me money as partially discussed herein, as well as who I believe is responsible for numerous crimes against my family and me.

There are coinciding unresolved criminal issues surrounding this action, including but not limited to identity theft issues experienced by my grown son and me.

4. I have been gathering video, audio, and paper evidence surrounding the Respondent's activity against us since 2020.

5. Until very recently (weeks), I have not been able to afford counseling or medications on account of hardship.

6. As a result of not receiving care or medication, the process of compiling evidence has been hampered by ADHD and Post Traumatic Stress Disorder-related distraction without medicine, and by internal distraction of depression, anger, and anxiety about what I've been exposed to.

7. I have saved responses to the Respondent's religious and other defamation which must now be reformatted. I understand I have to plead on the lien's facts first, but I believe the Respondent added those distractions at the lower court level intentionally, that he was malicious in doing so, and that the content also eventually must be addressed. I don't believe the brief address of the topics is a burden to the government amid the other content.

Also, on basis of a prophecy at a regulated church conference by a trained prophet which indicated to me that “Columbia” might be a place of resolution for my upcoming safety events, at least some of which I believe are contained in this action, please have mercy on me.

42 USC, Chapter 21B: Religious Freedom Restoration partially reads:

“(a) In general

Government shall not substantially burden a person’s exercise of religion even if the burden results from a rule of general applicability, except as provided in subsection (b).”

8. I do not believe a further escalation would be in the government’s best interest time-wise, despite my ineptitude and delays including but not limited to delays in the securing of counsel.

Finding, much less funding, counsel at this current Court level is more difficult than I would have guessed.

9. I’ve experienced several moves, several assaults, and several attempted assaults over the past several years. I’ve moved repeatedly over the past month and a half, largely surrounding safety concerns.

10. My reputation remains on the line if I cannot gain (please) a little further accommodation to keep my promises to the Court at this level.

Despite this Honorable Court’s extraordinary past graces based on circumstances, I respectfully request an extension of time of 14-30 days to file and serve my case brief for the above causes, and on account of my

only recently receiving treatment and medication following a long lapse in mandatory care which hampered my functioning.

If it applies, I've discovered that SCACR Rule 14 - Time, Service, and Filing, Item (a)(4) partially provides that "...the Supreme Court or any justice thereof may grant an extension of time to perform any act required by these Rules...".

Please consider an enlargement of the statutory time period due to extenuating circumstances and in the interest of justice. Thank you for your time and consideration.

Respectfully Submitted,

A handwritten signature in black ink, appearing to be the initials 'A. B.' followed by a long horizontal stroke.

April 29, 2024

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