

September 29, 2013

RECEIVED

The Honorable Daniel E. Shearouse
Supreme Court of South Carolina
1231 Gervais Street
Columbia, S.C. 29201

OCT 02 2013

S.C. SUPREME COURT

Re: Hammer v Hammer, case No. 2009 CP-40-05911

1634M AIN L.P. v Shirley Hammer v Howard
Hammer, Appellant
defendant or
counterclaim

Dear Mr. Shearouse:

Enclosed is original and six copies
of MOTION TO EXTEND TIME for Response
to Shirley Hammer motion to dismiss, along
with proof of service. Please file original
along with six copies.

Also enclosed is twenty (\$2500) fine
dollars cash for cost of filing.

Thank you for your attention to
this matter.

Sincerely,
Howard Hammer

CC: Ballard LAW Firm
Lipscomb LAW Firm

THE STATE OF SOUTH CAROLINA
IN THE SUPREME COURT

APPEAL FROM RICHLAND COUNTY

George C James Jr., Circuit Judge

CASE NO. 2009-CP-40-05911

CASE NO. 2010-CP-40-02889

Howard Hammer

Appellant

vs.

Shirley Hammer

Respondent

1634 MAIN L.P.

Plaintiff / appellant

vs.

Shirley Hammer

Respondent / defendant
Third Party Plaintiff

vs.

HOWARD HAMMER

Additional Defendant
on Counterclaim / appellant

Motion of Additional defendant on
counterclaim for additional time
to respond to motion to dismiss of
Shirley Hammer

Additional Defendant on Counterclaim, (movant")
reserving all right under motion to CLARIFY

and further specifically reserving all jurisdictional rights and rights of due process and equal protection under Federal and State constitutions moves for additional time to reply for the following reasons:

(a) Movant has only part time help. The assistant who was scheduled to prepare the reply on the computer had a dental problem which prevented her from working today, when plans had been made for preparing reply.

(b) Movant is not knowledgeable on computer enough to prepare by computer the reply which would require several pages of typing possibly with exhibits, some of which were received today. Movant was unable to hire other person to write reply today.

(c) Motion is pending for Clarification. If movant's appeal was included in previous Order of The Court, the time for requesting Transcript would be until Thursday Oct 3, 2013.

Movant respectfully request until Thursday Oct 3, 2013 to reply

(Signature off page 3)

Howard Hammer prose
Additional Defendant on
Counter Claims

1609 CATAWBA ST
COLUMBIA, S.C. 29205
Phone: 803-530-8577
Fax : 803-799-9202
Email: howham1945@
gmail.com

September 29, 2013

STATE OF South CAROLINA
IN THE SUPREME COURT

Appeal from RICHMOND COUNTY
George C. James Jr., Circuit Court Judge
CASE NO. 2008-CP-40-05911
CASE NO. 2010-CP-40-02889

HOWARD HAMMER

Appellant

VS.

Shirley Hammer

Respondent

1634 MAIN L.P.

PLAINTIFF/APPPELLANT

Shirley Hammer VS.

Respondent/defendant
THIRD PARTY PLAINTIFF

HOWARD HAMMER VS.

Additional Respondent
on Counter-Claim/APPPELLANT


Certificate of Service

This motion is being served this date
on attorney for Shirley Hammer and
on attorney for 1634 MAIN L.P. by
mailing with postage affixed to following

Stephanie Weissenstein
Deza Ballard
LAW OFFICE Deza Ballard
226 State Street
West Columbia 21169

Susan Lipscomb
1634 MAIN ST
COLUMBIA, S.C.
29201

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