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Nov 05 2025

SC Court of Appeals

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

Appellate Case No. 2025-002132

APPEAL FROM CHARLESTON COUNTY
Court of Common Pleas

The Honorable Bryan Doby, Circuit Court Judge

Cynthia Veronese
Appellant

v.

Jarrel Wigger, and Wigger Law Firm, Inc.
Respondents

MOTION FOR EXTENSION

Appellant, Cynthia Veronese, hereby move this Court for an extension of time in which to file her Brief and Designation of Matter to be included in the Record on Appeal, as health issues (pneumonia and pulmonary edema) caused an interruption in her efforts to timely submit the documents to this Court. In addition, the Appellant has not yet been able to secure counsel.

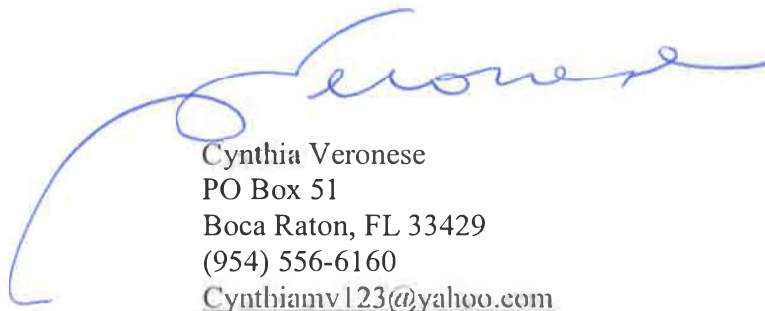
Moreover, the “pro se” Appellant requested the transcripts very early in the proceedings and received them on October 3, 2025, before filing the Notice of Appeal, but misinterpreted the

rules and believed that the deadline to submit the brief and designation of matter would be the thirtieth day after filing the Notice of Appeal. On October 30, 2025, at 10.40PM, she notified this Court via email that she had the transcript in her possession since October 3, 2025.

Therefore, Appellant is filing this Motion for Extension to request her briefing deadline and deadline to submit the Designation of Matter be extended by 30 days from the date of this Motion. Rule 240(a), SCACR. *Pioneer Investment Services Co. v. Brunswick Associates* (507 U.S. 380, 1993), *Pincay v. Andrews* (389 F.3d 853). Appeals from the Court of Common Pleas are governed by the South Carolina Appellate Court Rules.

Respectfully submitted,

November 5, 2025



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Counsel of Record for Defendants (via email and UPS tracking number 1Z2R3F650300038721 on November 5, 2025):

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