

The South Carolina Court of Appeals

Stephanie A. Smith, on behalf of herself and all others
similarly situated, Appellant,

v.

Progressive Halcyon Insurance Company, n/k/a
Progressive Direct Insurance Co., Progressive Max, and
Progressive Casualty Insurance, Respondents.

Appellate Case No. 2013-002133

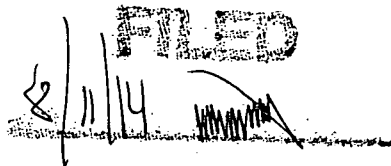
ORDER

Appellant has filed motions requesting two thirty day extensions to serve and file her initial reply brief. Appellant asserts her reply brief was originally due on July 8, 2014, and requests an extension until September 6, 2014. Because Rule 208, SCACR, provides that the initial reply brief shall be served and filed within ten days after service of the respondent's brief and Respondents served their brief on June 6, 2014, Appellant's reply brief was actually due on June 16, 2014. Accordingly, we deny Appellant's request for an eight-four day extension. Appellant shall serve and file any reply brief within ten days.


FOR THE COURT

Columbia, South Carolina

cc:
Natale Fata, Esquire
Thomas C. Brittain, Esquire



Andrew Preston Brittain, Esquire
Charles Vance Leonard, Esquire
Jeffrey S. Cashdan, Esquire
Zachary A. McEntyre, Esquire