

**Carter, Elizabeth A.**

---

**From:** Laura F. Obi <admin@bolchozlaw.com>  
**Sent:** Thursday, February 04, 2016 8:50 AM  
**To:** Carter, Elizabeth A.  
**Cc:** Sean Michael Bolchoz; 'Robert Sumner'  
**Subject:** Appellate Case No. 2015-1813--Marilyn Bunn v. Douglas Delaney

Elizabeth:

As a follow-up to our conversation of yesterday, I am forwarding an email from opposing counsel, Robert Sumner, in which he consents to Appellant's motion for a 30-day extension for filing of his initial reply brief.

**From:** Robert Sumner [<mailto:sumnerr@mvalaw.com>]  
**Sent:** Wednesday, February 03, 2016 1:46 PM  
**To:** Sean Bolchoz <[sbolchoz@bolchozlaw.com](mailto:sbolchoz@bolchozlaw.com)>  
**Cc:** [admin@bolchozlaw.com](mailto:admin@bolchozlaw.com)  
**Subject:** RE: Delaney/Bunn Appeal

Of course. I am always happy to consent to a motion for an extension on an appeal. All you needed to do was ask. That goes for any case we now have or may have in the future.

Robert

---

**From:** Sean Bolchoz [<mailto:sbolchoz@bolchozlaw.com>]  
**Sent:** Wednesday, February 03, 2016 1:14 PM  
**To:** Robert Sumner  
**Cc:** [admin@bolchozlaw.com](mailto:admin@bolchozlaw.com)  
**Subject:** Delaney/Bunn Appeal  
**Importance:** High

Robert:

I have just learned from the S.C. Court of Appeals that the additional time I requested in my motion is not possible unless you consent.

Can I let the Court know that my motion has your consent?

Please advise at your earliest opportunity.

Thanks,



Sean Michael Bolchoz  
[sbolchoz@bolchozlaw.com](mailto:sbolchoz@bolchozlaw.com)  
Post Office Box 828 | 6 Buckingham Plantation Drive, Suite B  
Bluffton, South Carolina 29910  
Tel 843-836-3033 | Fax 843-836-3035

NOTE: The information contained in this message is confidential and may be protected by the attorney-client privilege and/or the work product doctrine. If you have received this electronic message in error, please reply to the sender and destroy this message.

-- CONFIDENTIAL & PRIVILEGED Unless otherwise indicated or obvious from the nature of the following 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. --