

The South Carolina Court of Appeals

The State, Respondent,

v.

Ronnie Carrol Tucker, Defendant,

Bail Out Bonding (Surety), Appellant.

Appellate Case No. 2017-002599

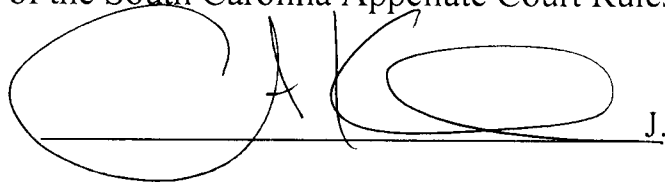
The Honorable Perry H. Gravely

Pickens County

Trial Court Case No. 2017CP3901504, 2014GS3902373,
2014GS3902374

ORDER

Kenneth Clifton Gibson, Esquire, appearing on behalf of the Appellant, requests the Court's permission for additional time to assess the need to serve and file an initial reply brief. Respondent has not filed a return. The motion is Granted. Appellant may serve and file the appellant's initial reply brief within fifteen (15) days of the date of this order. If the Appellant chooses to not serve and file the appellant's initial reply brief, then the record on appeal must be served and filed no more than thirty (30) days from the date of this order. All final briefs must be served in accordance with Rule 211 of the South Carolina Appellate Court Rules.



J.

Columbia, South Carolina

cc:

Alan McCrory Wilson, Esquire
Vann Henry Gunter, Jr., Esquire
Kenneth Clifton Gibson, Esquire

FILED
August 7, 2018