

**IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals**

APPEAL FROM CLARENDON COUNTY
Court of General Sessions

The Honorable D. Craig Brown, Circuit Court Judge

Appellate Case No. 2018-001493
Lower Court Case No. 2009-GS-07-00703

RECEIVED
AUG 19 2019
SC Court of Appeals

THE STATE OF SOUTH CAROLINA,

RESPONDENT,

v.

JUSTIN BRADLEY CAMERON,

APPELLANT.

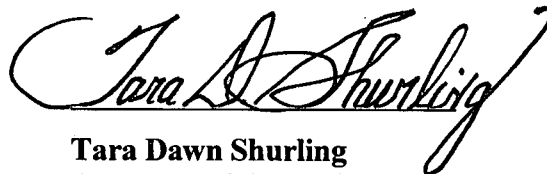
PETITION FOR EXTENSION

The Initial Brief of Appellant in this matter is due for service and filing on Friday, August 16, 2019. Due to ongoing medical issues, Counsel for the Appellant will not be able to complete her work on this brief by this due date. Counsel has discussed this matter with opposing counsel, William M. Blich, Jr., Senior Assistant Deputy Attorney General, and he has kindly consented to Counsel's request for an additional thirty (30) day extension of time in which to serve and file this brief. Counsel's hip replacement surgery, originally scheduled for June 7, 2019, has been delayed due to continuing complications which will hopefully finally be resolved within the next two weeks. Until she is able to have her hip surgery, counsel is on a very limited work schedule. Counsel has been working diligently, within those limits, to catch up on matters which need to be completed

before she goes on full time medical leave for surgery and post-op recuperation. Counsel now believes she will have sufficient time to complete the Initial Brief in this case in advance of her surgery and does not foresee the need for any additional extensions. Counsel has discussed this matter with her client. He understands the need for this unexpected additional delay and does not object to Counsel's request. Counsel regrets the need for this additional extension, but assures this Honorable Court that she has done her best to avoid asking for it.

As always, I would note that I remain a sole practitioner and no longer have associates in my firm to sign off on the necessity for this request.

Respectfully submitted,



Tara Dawn Shurling
Attorney and Counselor at Law
S.C. Bar No. 5099

Law Office of Tara Dawn Shurling, P.A.
3614 Landmark Drive
Suite A
Columbia, SC 29204

(803)738-8622 Office
(803)738-1600 FAX
tdslaw@shurlinglaw.com

This 15th day of August, 2019.

IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals

PETITION FOR EXTENSION

Appellate Case No. 2018-001493

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THE STATE OF SOUTH CAROLINA,

v.

RESPONDENT,

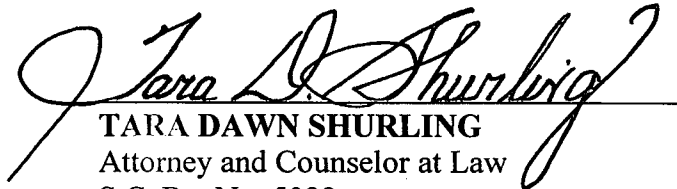
JUSTIN BRADLEY CAMERON

APPELLANT.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true copy of the Request for Extension for the deadline in the above matter has been served on the opposing counsel this 15th day of August, 2019, by email and U.S. Mail addressed to:

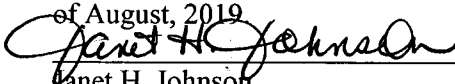
William M. Blicht Jr.
Senior Assistant Deputy Attorney General
P.O. Box 11549
Columbia, S.C. 29211
Email: wblitch@scag.gov


TARA DAWN SHURLING
Attorney and Counselor at Law
S.C. Bar No. 5099

3614 Landmark Drive, Suite A
Columbia, South Carolina 29204
(803)738-8622 Phone / (803)738-1600 FAX
tdslaw@shurlinglaw.com

ATTORNEY FOR PETITIONER.

SWORN TO BEFORE me this 15th day
of August, 2019

 (L.S.)
Janet H. Johnson
Notary Public for South Carolina

My Commission Expires: 10-31-2024

LAW OFFICE OF



TARA DAWN SHURLING, PA

Attorney and Counselor at Law
3614 Landmark Drive
Suite A

Columbia, South Carolina 29204

(803) 738-8622

(Fax) (803) 738-1600

E-Mail: tdslaw@shurlinglaw.com

August 15, 2019

The Honorable Jennie Abbott Kitchings
Clerk, SC Court of Appeals
P.O. Box 11549
Columbia, SC 29211

RECEIVED
AUG 19 2019
SC Court of Appeals

Re: Justin Bradley Cameron v. State of South Carolina.
Appellate Case No. 2018-001493

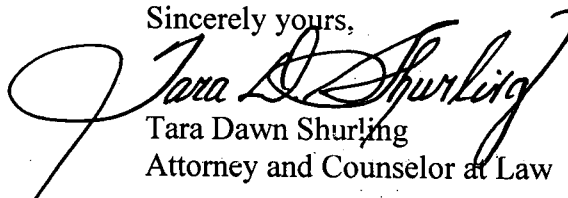
Dear Ms. Kitchings:

The Initial Brief of Appellant in this case is due tomorrow. My hip surgery scheduled for June 7, 2019 had to be cancelled due to unexpected complications. Unfortunately, due to ongoing problems with my hip, I have not been able to complete this brief. Until I am able to have hip surgery, I am in a lot of pain and on a restricted work schedule. For that reason, I now need another thirty (30) day extension for this appeal. William M. Blicht, Jr., Senior Assistant Attorney General has graciously advised me that he would have no objection to any extension I might need as a result of my current medical issues. I currently anticipate my surgery being scheduled for the end of September or early October. I have previously provided the Court documentation of my hip problems from my orthopedic surgeon.

As always, I would note that I no longer have associates in my firm and there, have no other lawyers in my office to sign off on the necessity of this request. A copy of this request will be mailed to Mr. Blicht today. As noted in my enclosed petition, I believe I will be able to finish this Initial Brief and Designation of Matter within the requested thirty (30) days and do not anticipate the need for an additional extension at this stage of the appeal. I enclose an original and six copies of this petition as well as an extra copy to be returned for my file in the enclosed self-addressed return envelope.

Thank you for your assistance in this matter. I remain,

Sincerely yours,


Tara Dawn Shurling
Attorney and Counselor at Law

TDS/jj

cc: William M. Blicht, Jr., Senior Assistant Deputy Attorney General

Law Offices of
TARA DAWN SHURLING
3614 Landmark Drive, Suite D
Columbia, South Carolina 29204

TO:

The Honorable Jennie Abbott Kitchings
SC Court of Appeals, Clerk
Post Office Box 11629
Columbia, SC 29211

RECEIVED

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SC Court of Appeals