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**Mar 24 2022**

**SC Court of Appeals**

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

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APPEAL FROM COLLETON COUNTY  
In the Court of Common Pleas

The Honorable Bently Price, Circuit Court Judge

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Case No.: 2019-CP-15-0949  
Appellate Case No.: 2022-000141

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Jacob Murdaugh,..... Appellant

v.

Walmart Stores East, LP, Jan Lunsford, and John Doe, Defendants,

Of whom Walmart Stores East, LP and Jan Lunsford are the ..... Respondents

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**MOTION FOR ENLARGEMENT OF TIME  
TO FILE INITIAL BRIEF OF APPELLANT**

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Appellant, by and through undersigned counsel, respectfully moves this Honorable Court for an Order granting an Enlargement for time to file his Initial Brief. The grounds for this motion are that, due to Appellant’s counsel’s schedule, Appellant needs additional time to complete a meaningful brief. Appellant requests a 30-day extension making the brief due on April 25, 2022. Appellant has obtained Respondent’s consent to the request for extension. See Exhibit A.

Respectfully submitted,

FUTERAL AND NELSON, LLC



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Thomas C. Nelson, Esquire  
S.C. Bar ID 71178  
1004 Anna Knapp Blvd. Suite 3  
Mt. Pleasant, South Carolina 29464  
Telephone (843) 284-5500  
Facsimile (843) 284-5501  
Email to: [tnelson@charlestonlaw.net](mailto:tnelson@charlestonlaw.net)

Dated: 3/24/22

Attorney for Appellant

**Subject:** RE: Murdaugh v. Walmart  
**Date:** Tuesday, March 22, 2022 at 2:58:57 PM Eastern Daylight Time  
**From:** Robert Blain  
**To:** Thomas Nelson  
**Attachments:** image002.jpg, image003.png, image004.jpg, image005.png

Tommy,  
I consent to a 30-day extension for the initial brief.

**Robert C. Blain**  
**GAFFNEYLEWIS LLC**  
(803) 875-1920  
[www.gaffneylewis.com](http://www.gaffneylewis.com)



GAFFNEYLEWIS LLC

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**From:** Thomas Nelson <[tnelson@charlestonlaw.net](mailto:tnelson@charlestonlaw.net)>  
**Sent:** Tuesday, March 22, 2022 2:52 PM  
**To:** Robert Blain <[rblain@gaffneylewis.com](mailto:rblain@gaffneylewis.com)>  
**Subject:** Murdaugh v. Walmart

Robert,

Would you consent to a 30-day extension to file my initial brief?

Thanks,

Tommy

**Thomas C. Nelson, Esq.**  
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Attorneys Serving the Lowcountry

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The Honorable Bentley Price, Circuit Court Judge

Case No. 2019-CP-15-0949

Appellant Case No.: 2022-000141

Jacob Murdaugh,.....Appellant,

v.

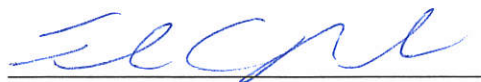
Walmart Stores East, LP, Jan Lunsford, and John Doe, Defendants,

Of whom Walmart Stores East, LP and Jan Lunsford are the ..... Respondents.

**PROOF OF SERVICE OF MOTION FOR ENLARGEMENT OF TIME TO FILE INITIAL  
BRIEF OF APPELLANT**

I certify that I have served the Motion for Enlargement of Time to File Brief of Appellant on the attorney for Respondents, Robert C.Blain, Esquire, by electronic mail at rblain@gaffneylewis.com on March 24, 2022.

FUTERAL & NELSON, LLC



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email to: tnelson@charlestonlaw.net

Dated: March 24, 2022

Attorney for Plaintiff