

**IN THE UNITED STATES SUPREME COURT
OF THE UNITED STATES OF AMERICA**

Jupiter Dennell Wilson, Sr.

Appellant(Pro se litigant),

v.

**CONSOLIDATED CASE
CIVIL ACTION NO:2:16cv301
CIVIL ACTION NO:2:16cv629
CIVIL ACTION NO:2:16cv711
JURY TRIAL DEMANDED
NO.: 18-1562 (4TH CIRCUIT)**

**City of Chesapeake,
in it's Official Capacities as the
Appellee**

APPELLANT'S SECOND MOTION FOR EXTENSION OF TIME

This motion is hereby filed that Appellant herein with above captioned entitled civil matter; hereby re-asserts to the United States Supreme Court from the United States Court of Appeals for the Fourth Circuit to further declare Appellant's intent to appeal Order(No. 18-1462) on October 23, 2018, with existing balance towards current March 7, 2019, deadline for compliance Appellant(while still remaining just a glorified firefighter), is seeking another extension of time because:

- 1). Appellant for reasons as stated below remains betwixt two opinions as to be determined by this Court with regards to Appellant's method of filing towards fees and costs thus having or generating a need within this motion for another extension of time for an additional 45 days minimum to a maximum totaling 90 days(to use funds from tax refund).
- 2). Appellant hereby in continuation relies on all reasons stated in the first Extension of Time

mailed on or before January 31, 2019, that includes:

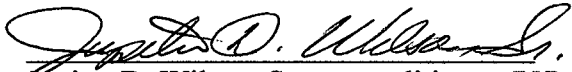
- 3). Pursuant to the Family Medical Leave Act, Appellant's wife is on a medical leave of absence from Appellee since October 29, 2018, while still only receiving sixty percent of Ms. Wilson's earnings. See Ex. 1.
- 4). As a direct result of Ms. Wilson's illness, Appellant has had little time for preparation of Appellant's Supreme Court brief for appeal to assert Fraud and/or Error as related to Fraud.
- 5). In addition to petitioning this consolidated case, Appellant is still involved with this same Appellee in two Workers Compensation Commission cases with conflicting Orders by the Commission concerning Appellee to pay unsatisfied balance and medical bills as Appellee and VWCC while having care, custody, and control of the Virginia Workers Compensation process appears to have engaged in Error as related to Fraud against Appellant to Appellant's financial and judicial detriment(See Ex. 2) while still remaining just an injured firefighter also on appeal.
- 6). Consistent with the statements above Appellant herein asserts the following:
- 7). Appellant as the primary caregiver of Ms. Wilson has spent much time in the care of Appellant's wife that includes cooking, cleaning, doctor appointments, etc. on most days in relations to injured FF Wilson's work schedule.
- 8). Dr. Zaidi(Ex. 3) has recently sent documentation with estimated date for re-evaluation to check for cancer in June 2019.
- 9). Appellant is approximately 80%(eighty percent) completed towards compilation and construction of Appellant's Writ of Certiorari(unfiled Ex.4) of which hasn't been fully proofed read at least twice while still needing modifications(this Ex. is only to show good faith of Appellant's progress).
- 10). Appellant has sacrificed since Appellant's wife illness 28(twenty-eight) sick leave days,

and ten(10) annual leave days in order to attempt to comply with appeals process.

11). Appellant has about 16(sixteen) days of sick leave left and about the same for annual leave.

WHEREFORE; Appellant moves for this extension of time as a matter of law.

Respectfully submitted,



Jupiter D. Wilson, Sr., pro se litigant 757-560-7449
1600 Head of River Road
Chesapeake, Virginia 23322

CERTIFICATE OF SERVICE

I hereby certify that a true copy of all the foregoing has been served upon United States Mail, Postage prepaid, or Hand Delivered on or before the 4th day of March 2019, to:

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Counsel for Defendant

Respectfully submitted,



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**Additional material
from this filing is
available in the
Clerk's Office.**