

No.

In the

**Supreme Court of the United States**

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RICHARD and DORA SHEAN,

v.

*Petitioners*

ZRS MANAGEMENT FOR ARBORS OF ORANGE PARK

*Respondents*

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**On Application for Extension of Time to File a Petition for Writ of  
Certiorari for the Supreme Court of Florida**

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**APPLICATION TO THE HONORABLE JUSTICE  
CLARENCE THOMAS AS CIRCUIT JUSTICE**

Richard and Dora Shean

*In propria persona*

1752 SW Old Wire Road

Lake City, Florida 32024

(904)505-4700

mrsdshean@yahoo.com

rickanddorashean@yahoo.com

## REASONS FOR GRANTING THE EXTENSION OF TIME

To the Honorable Justice Clarence Thomas, and pursuant to Supreme Court Rule 13.5, the Petitioners wish to request an extension of time. Petitioners are requesting a 60-day extension. The request for a Writ of Certiorari is an appeal from the Florida Supreme Court.

The order from the Florida Supreme Court was issued on January 31, 2024, and the petition would be due on April 30, 2024. The order is attached as Appendix 1. Petitioners have sought a rehearing from the Florida Supreme Court, which has not notified the petitioners of that outcome.

The request on March 29, 2024, is well beyond the required ten-day notice for an extension per the Supreme Court Rule 13.5. The Shean's, petitioners, are requesting a 60-day extension from Your Honor to up to and include to July 1<sup>st</sup>, as the 29<sup>th</sup> and 30<sup>th</sup> of June fall on holidays and the next available open court day is July 1<sup>st</sup>, Monday.

Respondents have not replied to any briefs, counterclaims, petitions or the like and petitioners don't believe that they will have any issue with the extension.

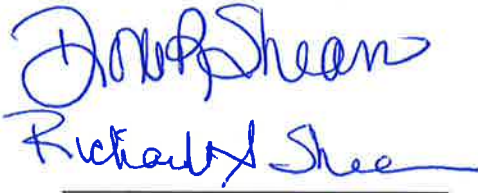
Petitioners believe that their numerous claims are of national importance. Everyone is entitled to due process and equal protection provisions of the 14<sup>th</sup> Amendment of the Constitution. It is also important that contract law be upheld. The trial court made numerous procedural and substantive errors of law.

Contracts are our natural right. A contract is a promise, it is up to the civil magistrate to uphold contracts when they are breached. Unfortunately, the Florida Courts do not see it that way. Petitioners believe this conflict in the laws should be addressed by the court.

Petitioners are requesting an extension due to a disability, recent relocation out of state for work and their commitment to full time online college attendance. Mrs. Shean has great difficulty with writing and typing and needs extra time to work on the brief with her husband, due to her disabling disorder.

The Court has jurisdiction over this case per Article III, Section II, Clause II of the Constitution of the United States of America.

Respectfully Submitted,



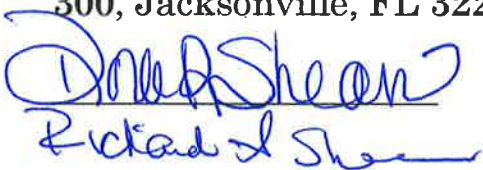
Dora Shean  
Richard Shean

Richard and Dora Shean  
*In propria persona*  
1752 SW Old Wire Road  
Lake City, Florida 32024  
(904)505-4700  
mrsdshean@yahoo.com

**CERTIFICATE OF SERVICE**

PETITIONERS HEREBY CERTIFY, they are furnishing a copy of this Request for Extension of Time via first class or priority mail on or about this 29th Day of March 2024 to:

Respondents representative, Dale Westling at 437 E. Monroe St., Suite 300, Jacksonville, FL 32202.

Handwritten signature in blue ink, appearing to read "Richard and Dora Shean".

Richard and Dora Shean

*In propria persona*

1752 SW Old Wire Road

Lake City, Florida 32024

(904)505-4700

mrsdshean@yahoo.com

rickanddorashean@yahoo.com

# Supreme Court of Florida

WEDNESDAY, JANUARY 31, 2024

Richard Shean et al,  
Petitioner(s)

v.

ZRS Management, LLC as  
Manager for Arbors at Orange  
Park,

Respondent(s)

**SC2023-1756**

Lower Tribunal No(s):

5D2023-0241;

102022CC000330CCAXXX

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Petitioner's Notice to Invoke Discretionary Jurisdiction, seeking review of the order or opinion issued by the Fifth District Court of Appeal on November 22, 2023, is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See *Wheeler v. State*, 296 So. 3d 895 (Fla. 2020); *Wells v. State*, 132 So. 3d 1110 (Fla. 2014); *Jackson v. State*, 926 So. 2d 1262 (Fla. 2006); *Gandy v. State*, 846 So. 2d 1141 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Harrison v. Hyster Co.*, 515 So. 2d 1279 (Fla. 1987); *Dodi Publ'g Co. v. Editorial Am. S.A.*, 385 So. 2d 1369 (Fla. 1980); *Jenkins v. State*, 385 So. 2d 1356 (Fla. 1980).

No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy

Test:

SC2023-1756 1/31/2024

John A. Tomasino  
Clerk, Supreme Court



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TD

Served:

5DCA CLERK

CLAY CLERK

HON. KRISTINA KELLER MOBLEY

DORA RENEE SHEAN

RICHARD SHEAN

DALE GREGORY WESTLING