



STULL & ASSOCIATES

December 27, 2017

2nd Floor, Hall of Justice  
925 West Ottawa St.  
PO Box 30022  
Lansing, MI 48909-7522

RE: In Re Harlan Ellison Reynolds  
COA# 341301; 341302

Dear Clerk,

A Motion to Extend Time to File Brief was previously filed by me on December 26, 2017. This Motion requested an extension based on the brief being due 28 days after the filing of the transcript on November 30, 2017. It appears that the transcripts that were filed on November 30 were only a small portion of the transcripts actually ordered. Therefore, at this time there is not yet a due date for the brief.

Based on the above, I request that my Motion to Extend Time to File Brief be withdrawn.

Please call with questions.

Sincerely,  
STULL & ASSOCIATES

Robert K. Ochodnicky  
Attorney at Law

CC: Ingham County Prosecutor  
David Zoglio  
Michael VanHuysee

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mw

Approved, Michigan Court of Appeals

<b>LOWER COURT</b>  Ingham County Circuit Court	<b>Electronically Filed</b> <b>MOTION TO EXTEND TIME</b> <b>TO FILE BRIEF</b> <b>Regular Track</b>	<b>CASE NO.</b> Lower Court <b>15-001059-NA</b> Court of Appeals <b>341301/341302</b>
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(Short title of case)  
Case Name: **In Re H E Reynolds Minor**

1. I/we **Robert K. Ochodnicki, attorney for Jill Hoffman** request that the time to file

☒ appellant(s) ☐ appellee(s) ☐ cross-appellant(s) ☐ cross-appellee(s) ☐ reply

brief that is now due on **12/29/2017** be extended to **1/13/2018**.

2. The briefly stated reasons for requesting this extension are:

**Appellant's attorney is requesting a fourteen day extension to file brief due to the holiday season.**  
**Appellant's attorney believes the above constitutes good cause for an extension.**

[Note: In some instances the Court requires a showing of good cause to obtain an extension of time. In other cases, standard extensions are granted as a matter of course without a showing of cause. See IOP 7.212(A)(1)-1 et seq. for further information on these policies.]

3. I/we have satisfied the \$100 motion fee requirement of MCR 7.211(A)(2) as specified on the e-filing cover sheet.

4. I declare that the statements above are true to the best of my information, knowledge, and belief.

Date: **12/26/2017**  
(mm/dd/yyyy)

Signature of Filer: /s/ **Robert K. Ochodnicki**

Attorney Bar No. [if any] **P75766**

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**STATE OF MICHIGAN  
COURT OF APPEALS**

**IN THE MATTER OF:**  
**H E Reynolds, Minor**

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**Court of Appeals Docket Number:**  
**341301/341302**

Ingham County Court Case Number:  
15-001059-NA

Lower Court Judge  
Hon. R. George Economy

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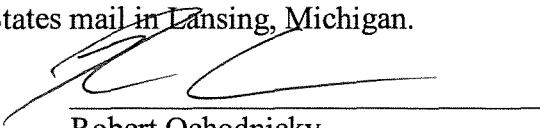
**PROOF OF SERVICE**

Robert Ochodnický states that on the 26<sup>th</sup> day of December, 2017, he mailed APPELLANT, JILL HOFFMAN'S, MOTION TO EXTEND TIME TO FILE BRIEF to the following:

Michigan Court of Appeals	Ingham County Prosecutor	David Zoglio
PO Box 30022	30 <sup>th</sup> Judicial Circuit Court	209 South Bridge Street
Lansing, MI 48909	313 W. Kalamazoo	Grand Ledge, MI 48837
	Lansing, MI 48933	

Clerk of the Court	Michael Van Huisse
30 <sup>th</sup> Circuit Court	2160 Hamilton Rd
313 W. Kalamazoo	Okemos, MI 4886

by placing the same in properly addressed envelopes with full first class postage prepaid thereon and depositing the same in the United States mail in Lansing, Michigan.

  
Robert Ochodnický

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