

**IN THE SUPREME COURT OF FLORIDA
TALLAHASSEE, FLORIDA**

TRIAL PRACTICES, INC.,

CASE NO.: SC17-2058

Lower Tribunal No(s).:

Petitioner,

vs.

2D13-6051; 2D14-86;

HAHN LOESER & PARKS, LLP, as
substitute party for Jack J. Antaramian,

292006CA005366A001HC

Respondent.

**PETITIONER'S MOTION FOR EXTENSION OF TIME TO FILE
INITIAL BRIEF**

Petitioner, Trial Practices, Inc. ("TPI"), pursuant to Rule 9.300, Florida Rules of Appellate Procedure, respectfully requests this Court to enlarge the time for filing the Initial Brief in case SC17-2058 until Monday, May 7, 2017.

On April 3, 2018, the Court accepted the jurisdiction of this case and ordered Petitioner's initial brief on the merits served on or before April 23, 2018. During the past twelve days undersigned counsel's wife has experienced extreme pain in her neck, upper back and left arm. She has been seen by numerous physicians, was admitted to the hospital on Friday and underwent spinal surgery today. Undersigned counsel has accompanied and cared for his wife during this process and will continue to do so during her

RECEIVED, 04/16/2018 07:08:29 PM, Clerk, Supreme Court

initial recovery period. This has prevented undersigned counsel from spending the time required to timely prepare the Initial Brief.

Due to this medical emergency, undersigned counsel will not be able to complete the Initial Brief by this Court's April 23, 2018 deadline, and, therefore, requires a two-week enlargement of time up to and including May 7, 2018, to complete the Initial Brief.

This is Petitioner's first request for an enlargement of time regarding this Initial Brief, the request for relief is made in good faith, and no party is prejudiced by the requested two-week enlargement of time.

WHEREFORE, for the foregoing reasons, Petitioner, Trial Practices, Inc., respectfully moves the Court to enlarge the time to file the Initial Brief in this appeal to May 7, 2018.

CERTIFICATE OF GOOD FAITH CONFERENCE

Pursuant to Rule 9.300(a), Florida Rules of Appellate Procedure, undersigned counsel's office attempted to confer with counsel for Respondent, Edmond E. Koester., Esq. regarding the requested relief but did not obtain his response before the filing of this motion. Undersigned counsel will supplement this Certificate as soon as he receives Mr. Koester's response.

Dated: April 16, 2018.

Respectfully Submitted,

By: /s/ G. Donovan Conwell, Jr.

G. Donovan Conwell, Jr.

Florida Bar No. 0371319

Florida Bar Board Certified in Civil

Trial Law, Business Litigation and

Intellectual Property Law

CONWELL BUSINESS LAW, LLLP

12610 Race Track Road, Suite 200

Tampa, FL 33626

Tel. (813) 282-8000; Fax (813) 855-2631

dconwell@ConwellBusinessLaw.com

eservice@ConwellBusinessLaw.com

Counsel for Petitioner, Trial Practices, Inc.

John F. Romano

Florida Bar No. 175700

ROMANO LAW GROUP

1005 Lake Avenue

Lake Worth, FL 33460

Tel. (561) 533-6700; Fax. (561) 533-1285

john@romanolawgroup.com

Co-Counsel for Petitioner Trial Practices, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 16th day of April 2018, a true and correct copy of the above and foregoing has been filed via the Florida Court's E-Filing Portal which will send an Electronic Mail notification of same to the following:

Edmond E. Koester, Esq.
Matthew M. Jackson, Esq.
Coleman, Yovanovich & Koester, P.A.
4001 Tamiami Trail North, Suite 300
Naples, FL 34103
ekoester@cyklawfirm.com
mjackson@cyklawfirm.com
mcaswell@cyklawfirm.com
cykservice@cyklawfirm.com
*Counsel for Respondent, Jack J.
Antaramian*

And

Andrew J. Wozniak, Esq.
Kevin Carmichael, Esq.
Wood, Buckel, & Carmichael, PLLC
2150 Goodlette Road North, Sixth Floor
Naples, FL 34102
ajw@wbclawyers.com
k2c@wbclawyers.com
bnr@wbclawyers.com
jlh@wbclawyers.com
*Counsel for Curator, Joseph D. Stewart,
Esq., of the Estate of Jack J. Antaramian*

Edward K. Cheffy
David A. Zulian
Andrew H. Reiss
Cheffy Passidomo, P.A.
821 5th Avenue South
Naples, FL, 34102
Primary: ekcheffy@napleslaw.com
Primary: dazulian@napleslaw.com
Primary: ahreiss@napleslaw.com
raricci@napleslaw.com
Secondary: ftharper@napleslaw.com
Secondary: slreveter@napleslaw.com
Secondary: jjprint@napleslaw.com
Counsel for Respondent