

NO. 11-0732

**IN RE:** § **IN THE SUPREME COURT**  
**STEPHANIE LYNN SIPLE LEE** §  
§ **AUSTIN, TEXAS**

**UNOPPOSED MOTION TO EXTEND TIME TO  
RESPOND TO PETITION FOR WRIT OF MANDAMUS and  
MOTION FOR TEMPORARY RELIEF**

This Unopposed Motion to Extend Time to Respond to Petition for Writ of Mandamus and Motion for Temporary Relief is brought by Benjamin Jay Redus (hereinafter “Redus”), Real Party in Interest, who shows in support:

1. On September 15, 2011, Relator filed her Petition for Writ of Mandamus and Motion for Temporary Relief from the 309<sup>th</sup> Judicial District Court, Harris County, Texas in Trial Court Cause No 2005-41798.

2. Relator’s Motion for Temporary Relief seeks a stay from the trial court’s scheduling order which was September 26, 2011 however the trial court has reset trial until January 30, 2012. A copy of the trial court’s Order Resetting Trial is attached and incorporated hereto for all purposes.

3. Counsel for Redus has insufficient time to prepare a proper response as he is unavailable this weekend.

4. Benjamin Jay Redus respectfully requests extension for the time to file a response to Relator’s motions until September 21, 2011 at 9:00 am. Counsel for Relator is unopposed to this request.

Benjamin Jay Redus prays that the Court grant the Unopposed Motion to Extend Time to Respond to Petition for Writ of Mandamus and Motion for Temporary Relief.

Respectfully submitted,

Law Offices of Clinton F. Lawson  
755 E. Mulberry, Suite 200  
San Antonio, Texas 78212  
210.244.2701 Telephone  
210.244.2703 Facsimile

By:     /s/ Clinton F. Lawson      
Clinton F. Lawson  
State Bar No. 00794146  
Attorney for Benjamin Jay Redus

**Certificate of Service**

I certify that a true copy of the above was served on each attorney of record or party in accordance with the Texas Rules of Civil Procedure on September 16, 2011.

---

Clinton F. Lawson  
Attorney for Benjamin Jay Redus

No. 2005-41798

Siple, Stephanie Lynn

§  
§  
§  
§

309<sup>th</sup> DISTRICT COURT

Redus, Benjamin Jay

HARRIS COUNTY, TEXAS

**ORDER RESETTING TRIAL**

This case was set for trial on 01/26/2011. This case is **RESET** for **TRIAL ON THE MERITS** as follows:

01/30/2012 at 9:00 A.M.

It is hereby **ORDERED** that:

**PLEADINGS:** Regarding pleadings, all amendments and supplements must be filed by the **pre-trial conference date**.

**WITNESS:** On the **pre-trial conference date**, each party shall exchange with opposing counsel/*pro se* party a copy of their witness list.

**EXHIBITS:** On the **pre-trial conference date**, each party shall exchange with opposing counsel/*pro se* party all exhibits, and each party must file an exhibit list with the Court. Exhibits not exchanged prior to trial may not be offered at trial, except for good cause shown.

**INVENTORIES:** Spouses shall exchange a sworn Final Inventory and Appraisal prepared in conformity with Local Rule 4.4 on the **pre-trial conference date**. Compliance with this paragraph is not a substitute for the requirement in Local Rule 4.3.

**MOTIONS:** All pretrial motions, including but not limited to a Motion for Continuance, shall be timely filed and notice of hearing served on all parties for a hearing at 9:00 a.m. on the **pre-trial conference date**. Please note that the court will not set these motions on the regular court docket.

**MEDIATION:** Mediation shall be completed by the **pre-trial conference date**.

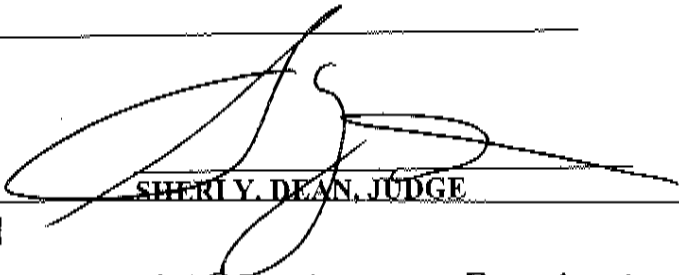
**PROPOSALS:** Proposed property division, proposed child support, and proposed conservatorship, possession and access are due at the **pre-trial conference**.

**PRE-TRIAL CONFERENCE:** A Pre-trial conference is set by the court at 9:00 a.m. on

01/20/2011

OTHER: \_\_\_\_\_

SIGNED on Sept. 16, 2011



SHERYL Y. DEAN, JUDGE

acknowledged/mailed/faxed on 09/14/2011

Clinton F. Lawson  
Attorney General

210.244.2703 fax  
713.451.4694