IN THE SUPREME COURT OF THE STATE OF MONTANA

Case Number: DA 21-0499

No. DA 21-0499

STATE OF MONTANA,

Plaintiff and Appellee,

v.

ESANDRO ROMAN RODRIGUEZ,

Defendant and Appellant.

## UNOPPOSED MOTION FOR EXTENSION OF TIME WITH AFFIDAVIT IN SUPPORT

COMES NOW, Michael Marchesini, Assistant Appellate Defender for the Appellate Defender Division, and respectfully requests an extension of time until February 22, 2023, in which to prepare, file, and serve the Appellant's opening brief in the above-entitled matter. This is Appellant's twelfth request for an extension. Appellant's opening brief was initially due February 22, 2022. Appellant's opening brief is presently due January 23, 2023. Appellant submits the attached affidavit in support of this motion.

Opposing counsel has been contacted and has no objection.

Respectfully submitted this 13th day of January, 2023.

OFFICE OF STATE PUBLIC DEFENDER APPELLATE DEFENDER DIVISION P.O. Box 200147 Helena, MT 59620-0147

By: <u>/s/ Michael Marchesini</u>
MICHAEL MARCHESINI
Assistant Appellate Defender

STATE OF MONTANA ) : ss.
County of Lewis and Clark )

I, Michael Marchesini, in compliance with M. R. App. P. 26(2), declare:

- I am a licensed, practicing attorney in the State of Montana.
   I am employed by the Office of State Public Defender, Appellate
   Defender Division (ADD), as an Assistant Appellate Defender.
- 2. I have been assigned to represent the Appellant in *State v*.

  Esandro Rodriguez (DA 21-0499).
- 3. Appellant's opening brief was first due February 22, 2022.

  The brief is currently due January 23, 2023.
- 4. This is Appellant's twelfth request for an extension. This is the first request for an extension since I personally took over the case. I am requesting an additional 30 days to file the opening brief.
  - 5. The Appellant is currently incarcerated.
- 6. I am in substantial need of an extension. Because I was only recently I assigned this case, I have not yet had time to begin my review of this case. I will be unable to complete the brief within the previously allotted time.

- 7. In addition to this case, I am counsel of record in the following pending appeals: *State v. Allery* (DA 21-0308); *State v. Severson* (DA 21-0290); *Kalispell v. Rave* (DA 21-0509); *State v. Allen* (DA 21-0621); and *City of Miles City v. Shipley* (DA 21-0576).
- 8. I will work diligently to complete this matter in the time requested.
  - 9. Counsel for the State does not object to this request.
- 10. I declare under penalty of perjury that the foregoing is true and correct.

<u>/s/ Michael Marchesini</u>	<u>January 13, 2023</u>
Michael Marchesini, Helena, Montana	Date

## **CERTIFICATE OF SERVICE**

I, Michael Marchesini, hereby certify that I have served true and accurate copies of the foregoing Motion - Unopposed to the following on 01-13-2023:

Austin Miles Knudsen (Govt Attorney) 215 N. Sanders Helena MT 59620 Representing: State of Montana

Service Method: eService

Joshua A. Racki (Govt Attorney) 121 4th Street North Suite 2A Great Falls MT 59401 Representing: State of Montana

Service Method: eService

Electronically signed by Pamela S. Rossi on behalf of Michael Marchesini Dated: 01-13-2023