

STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT
MCHENRY COUNTY, ILLINOIS

PAUL R. DULBERG, INDIVIDUALLY AND THE)		
PAUL R. DULBERG REVOCABLE TRUST,)		
Plaintiffs,)		
)		
v.)	Case No. 2025 LA 360	
)		
THOMAS W. GOOCH, SABINA SERSHON,)		
EDWARD X. CLINTON, JULIA WILLIAMS,)		
ALPHONSE TALARICO, GEORGE FLYNN,)		
THOMAS J. POPOVICH, HANS MAST, THE)		
GOOCH FIRM, CLINTON LAW FIRM, LLC.,)		
LAW OFFICE OF ALPHONSE A. TALARICO,)		
Defendants.)		

**MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE PLEAD AND
FOR OTHER RELIEF**

NOW COMES Defendant, SABINA SERSHON, *pro se*, as and for her Motion for Extension of Time pursuant to Illinois Supreme Court Rule 183 and Rule 11, moves this Honorable Court for or an extension of time to answer or otherwise plead to Plaintiff's Complaint at Law and other relief, and in support thereof, states as follows:

I. Motion for Extension of Time

1. Defendant SERSHON is requesting 28 days to answer or otherwise plead.
2. The Complaint was filed on December 4, 2025.
3. Defendant SERSHON was provided with the Complaint on four separate occasions, as set forth below, including by Sheriff on February 4, 2026.
4. An Appearance was filed by Defendant SERSHON on February 9, 2026.
5. Defendant SERSHON is requesting 28 days to answer or otherwise plead.
6. This Motion is not intended to prejudice any parties.

II. Motion for Electronic Mail Service Only

7. Defendant SERSHON has been sent the Complaint to her place of employment on four separate occasions, as set forth below:
 - a. January 20, 2026- Complaint mailed via USPS by PAUL DULBERG;
 - b. February 4, 2026- Complaint provided by the Sheriff;
 - c. February 5, 2026- Complaint taped to the office door;
 - d. February 10, 2026- Complaint sent by CIS on behalf of DULBERG;
8. The amount of times Defendant SERSHON has been provided the Complaint is excessive, intentional and harassing.
9. Not to mention, none of these occasions did the Complaint contain any exhibits.
10. Defendant SERSHON is requesting this Honorable Court to enter an Order allowing Defendant SERSHON to be served with documents via electronic mail only: sabinasershon@yahoo.com.

WHEREFORE Your Defendant, SABINA SERSHON, prays this Honorable Court grant the Motion for Additional Time to Answer or Otherwise Plead and Other Relief, to allow Defendant 28 days to answer or otherwise plead and enter an Order stating that Defendant SERSHON be served documents via electronic mail only, and for any other relief deemed equitable and just.

Dated: February 12, 2026

Respectfully submitted,



By: Sabina Sershon, *pro se*

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