

**From:** [Monica M. McGee](#)  
**To:** [Court Of Appeals Filings](#)  
**Cc:** [Christian Stegmaier](#); [Shelley Montague](#); [Lindsey Jones](#); [hanginhangout@gmail.com](#); [wdavidson@dml-law.com](#); [ahogsette@turnerpadget.com](#); [dsligh@turnerpadget.com](#); [Wesley B. Sawyer](#); [reynolds@willcoxlaw.com](#); [Sarah W. Chambers](#)  
**Subject:** Appellate Case No. 2022-001312 - Gersten v Carter, et al (1788-130)  
**Date:** Tuesday, November 8, 2022 2:55:11 PM  
**Attachments:** [Kitchings \(MTN to Withdraw as Counsel\).pdf](#)

---

**\*\*\* EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. \*\*\*

Please find attached a copy of Respondents Trustgard Insurance Company and John Ammendola's Motion to Withdraw Attorney Stegmaier and Attorney Brudvig as Counsel in connection with the above referenced matter. We are mailing today the original and our firm's check in the amount of \$50.00, representing the filing fee of same. By copy of this letter to all parties and/or counsel, we are serving same on them. Thank you for your time and attention. Should you have any questions or concerns, please do not hesitate to contact us.

**Monica M. McGee, RP, SCCP**  
Senior Paralegal

Direct: 803.255.0458  
Main: 803.256.2660  
Fax: 803.771.4484  
Vcard: [download vcard](#)  
Web: [www.collinsandlacy.com](http://www.collinsandlacy.com)

1330 Lady Street, 6th Floor  
Columbia, SC 29201



---

**Confidentiality Note:** The preceding email message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message. Legal advice contained in the preceding message is solely for the benefit of the Collins and Lacy, P. C. client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party.

In light of the Amended Order of the S.C. Supreme Court effective February 4, 2022 (Order 2020-04-03-01), we will be serving discovery via e-mail only.