

**From:** [Claire Owens](#)  
**To:** [Court Of Appeals Filings](#)  
**Cc:** [alan@tanlaw.com](mailto:alan@tanlaw.com); [WCC-Judicial Email](#); [EFARTHING@SAF.SC.GOV](mailto:EFARTHING@SAF.SC.GOV); [LGLOVER@SAF.SC.GOV](mailto:LGLOVER@SAF.SC.GOV); [Tim Killen](#); [Peggy Urbanic](#); [mstory@clawsonandstaubes.com](mailto:mstory@clawsonandstaubes.com); [George Gallagher](#)  
**Subject:** RE: Brant, Steven vs. Core Services, LLC et al. 2022-000154  
**Date:** Monday, January 2, 2023 10:57:07 AM  
**Attachments:** [Final Brief - Berkshire \(with signature\).pdf](#)

---

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

Please see the signed Final Brief of the Appellant Berkshire Hathaway Direct Insurance Company.  
Thanks

**Claire Owens**  
**Paralegal**

Speed, Seta, Martin, Trivett, Stublely & Fickling, LLC  
P.O. Box 11669  
Columbia, SC 29211  
Office: (803) 748-2844  
Fax: (803) 748-2735  
[www.speed-seta.com](http://www.speed-seta.com)

*This transmission is intended by the sender and proper recipient(s) to be confidential, intended only for the proper recipient(s) and may contain information that is privileged, attorney work product or exempt from disclosure under applicable law. If you are not the intended recipient(s) you are notified that the dissemination, distribution or copying of this message is strictly prohibited. If you receive this message in error, or are not the proper recipient(s), please notify the sender at either the email address or telephone number above and delete this email from your computer. Receipt by anyone other than the proper recipient(s) is not a waiver of any attorney-client, work product, or other applicable privilege. Thank you.*

*Unless expressly stated to the contrary herein, (a) Nothing contained in this message was intended or written to be used, can be used, nor may be relied upon or used, by any taxpayer for the purpose of avoiding penalties that could be imposed upon the taxpayer under the Internal Revenue Code of 1986, as amended; and (b) Any written statement contained herein relating to any federal tax transaction or issue may not be used by any individual or entity to recommend or support the promotion or marketing of any such transaction or issue.*