



Peter H. Dworjanyan | Direct Dial: (803) 255-0404 | E-Mail: pdworjanyan@collinsandlacy.com

August 30, 2013

South Carolina Property & Casualty
Insurance Guarantee Association
Post Office Box 407
Columbia, SC 29202

Re: Gary Jeter, Jr. v. All My Sons Moving & Storage, Inc. & Ullico Casualty Co.
Appellate Case No. 2013-000599
WCC File No. 1113278
Claim No. 889-110-31
Date of Injury: 09/23/2011
Our File No. 1571-819

Ladies and Gentlemen:

Collins and Lacy was retained to represent Ullico Casualty Company in this matter. By Order of the Court of Chancery of the State of Delaware, we were instructed to take no further action on behalf of Ullico. It is my understanding this claim is your responsibility pursuant to South Carolina Property & Casualty Insurance Guarantee Association Act. This claim is also on appeal to the South Carolina Court of Appeals. However, it does not appear that the Association has made an appearance. Your office has previously instructed Collins and Lacy that we would not be representing Ullico in any of these claims.

Enclosed are the Orders of the South Carolina Court of Appeals requiring that if the Association believes it is necessary to obtain additional time to present proper defense, a motion must be filed requesting that time.

RECEIVED
SEP 03 2013
SC COURT OF APPEALS

Sincerely,

Peter H. Dworjanyan

RECEIVED
SEP 02 2013
SC COURT OF APPEALS

PHD/kyn
Enclosures
cc: Jenny Abbott Kitchens, Clerk, SC Court of Appeals
Linda B. McKenzie, Esquire
Vernon Dunbar, Esquire
Myada Omar El-Sawi, Esquire

The South Carolina Court of Appeals

Gary Jeter, Jr., Employee, Respondent,

v.

All My Sons Moving & Storage, Inc., Employer, and
Hartford Insurance Co. of the Midwest, Carrier,
Defendants,

Of Whom Hartford Insurance Company of the Midwest
is the Appellant.

Appellate Case No. 2013-000764

ORDER

Pursuant to section 38-31-160 of the South Carolina Code (2002), this appeal shall be stayed for ninety days from the date of insolvency. It appears to this court that the stay expires on August 28, 2013. Should the parties believe "additional time is necessary to permit proper defense by the association" pursuant to section 38-31-160, a motion must be filed requesting additional time.

RECEIVED

SEP 03 2013

SC Court of Appeals

Joseph M. Cretton AT
FOR THE COURT

FILED

SF 8/27/13

Columbia, South Carolina

cc:

Linda Byars McKenzie

Peter H. Dworjanyn

Myada Omar El-Sawi

RECEIVED

SEP 02 2013

SC Court of Appeals

The South Carolina Court of Appeals

Gary Jeter, Jr., Employee, Respondent,

v.

All My sons Moving & Storage, Employer, Respondent,

and

Hartford Insurance Company of the Midwest, Carrier,
Appellant,

and

Ullico Casualty Company, Carrier, Respondent.

Appellate Case No. 2013-000599

ORDER

~~RECEIVED~~

~~SEP 02 2013~~

~~SC Court of Appeals~~

Pursuant to section 38-31-160 of the South Carolina Code (2002), this appeal shall be stayed for ninety days from the date of insolvency. It appears to this court that the stay expires on August 28, 2013. Should the parties believe "additional time is necessary to permit proper defense by the association" pursuant to section 38-31-160, a motion must be filed requesting additional time.

~~RECEIVED~~

~~SEP 03 2013~~

~~SC Court of Appeals~~

~~Columbia, South Carolina~~


FOR THE COURT

FILED

8/27/13

cc:

Vernon F. Dunbar

Linda Byars McKenzie

Peter H. Dworjanyn