

From: [Wes Few](#)
To: [Court Of Appeals Filings](#)
Cc: [mfox@griffinhumphries.com](#); [jgriffin@griffinhumphries.com](#); [McCulloch, Joseph M.](#); [kathy@mccullochlaw.com](#); [dbb@deborahbarbier.com](#); [rlb@ryanbeasleylaw.com](#); [Heid, Emily](#); [jharmon@griffinhumphries.com](#); [liz@mccullochlaw.com](#); [deborahbarbier@aol.com](#); [Dalton Cooper](#); [jdmosteller@gmail.com](#); [John Harte](#); [Krissy Heise](#); [mostellerlaw@gmail.com](#); [Cassy Young](#); [Staff@wesleyfew.com](#)
Subject: FILINGS ATTACHED - Respondents / Appellants IB, DOM and Proof of Service - Appellate Case No. 2025-000150
Date: Wednesday, July 23, 2025 6:12:22 PM
Attachments: [2025-07-23 FINAL LTR to Ct of App w Crespo RAIB, DOM and POS pdf.pdf](#)
[2025-07-23 FILING RAIB Crespos final.pdf](#)
[2025-07-23 FILING RA DOM final.pdf](#)
[2025-07-23 final POS for Crespo RAIB and DOM pdf.pdf](#)

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

Please see attached letter, Respondents / Appellants' Heather and Gabriel Crespo's Initial Brief, Designation of Matter, and Proof of Service for the same.

WES FEW | 864-527-5906 - phone | 864-404-7792 - mobile | wes @ wesleyfew com | Wesley D. Few, LLC | Mail: P.O. Box 9398, Greenville, SC 29604 | Deliveries: 416 East North Street, 2nd Floor, Greenville, SC 29601 -- This message and any attachments are confidential property of sender. The information is intended only for use by person(s) to whom it was addressed. Any other interception, copying, accessing, or disclosure of this message is prohibited. Forwarding or other use of this information without permission may result in liability on your behalf. If you received this message in error, please delete it and notify sender as soon as possible. 00305-002

On Mon, Mar 31, 2025 at 4:17 PM Cassy Young <cassy@wesleyfew.com> wrote:

Good afternoon,

Please see attached correspondence for filing.

Thank you,

Cassy

Cassy G. Young, Paralegal/ Office Manager | Wesley D. Few, LLC | 864-527-

5906 | cassy@wesleyfew.com | P.O. Box 9398, Greenville, SC 29604
| www.wesleyfew.com

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From: Cassy Young
Sent: Wednesday, February 19, 2025 2:20 PM
To: John Harte <john@jwhartelaw.com>; mfox@griffinhumphries.com;
jgriffin@griffinhumphries.com; McCulloch, Joseph M. <joe@mccullochlaw.com>;
kathy@mccullochlaw.com; dbb@deborahbarbier.com; rlb@ryanbeasleylaw.com; Wes Few
<wes@wesleyfew.com>; Dalton Cooper <dalton@jwhartelaw.com>;
jdmosteller@gmail.com; Heid, Emily <ehaid@sccourts.org>; Court Of Appeals Filings
<ctappfilings@sccourts.org>; Transcripts <transcripts@sccourts.org>
Cc: jharmon@griffinhumphries.com; liz@mccullochlaw.com; deborahbarbier@aol.com;
lance@ryanbeasleylaw.com; Krissy Heise <krissy@jwhartelaw.com>;
mostellerlaw@gmail.com
Subject: Heather/Gabriel Crespo v. Rhett Riviere - Transcript Request Form

Good afternoon,

Attached please find a transcript request form. Please note counsel for Rhett Riviere has already requested this transcript on 1/28/25 and we are only requesting a pdf of copy of same.

Thank you,

Cassy

Cassy G. Young, Paralegal/ Office Manager | Wesley D. Few, LLC | 864-527-
5906 | cassy@wesleyfew.com | P.O. Box 9398, Greenville, SC 29604
| www.wesleyfew.com

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From: Cassy Young

Sent: Wednesday, February 19, 2025 11:06 AM

To: John Harte <john@jwhartelaw.com>; Heid, Emily <eheid@sccourts.org>; mfox@griffinhumphries.com; jgriffin@griffinhumphries.com; McCulloch, Joseph M. <joe@mccullochlaw.com>; kathy@mccullochlaw.com; dbb@deborahbarbier.com; rlb@ryanbeasleylaw.com; Wes Few <wes@wesleyfew.com>; Dalton Cooper <dalton@jwhartelaw.com>; jdmsteller@gmail.com
Cc: jharmon@griffinhumphries.com; liz@mccullochlaw.com; deborahbarbier@aol.com; lance@ryanbeasleylaw.com; Krissy Heise <krissy@jwhartelaw.com>; mostellerlaw@gmail.com

Subject: RE: Heather Crespo v. Rhett Riviere

Good morning,

We are filing our Motion to File out of Time and Proof of Transcript Request today and submitting our transcript copy request form to court admin.

We would however like input from the Court as to deadlines moving forward as the last letter received from the Court (2/10) consolidating all the appeals in this matter and stating all deadlines would run from that date.

Thank you,

Cassy

Cassy G. Young, Paralegal/ Office Manager | Wesley D. Few, LLC | 864-527-5906 | cassy@wesleyfew.com | P.O. Box 9398, Greenville, SC 29604
| www.wesleyfew.com

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From: John Harte <john@jwhartelaw.com>
Sent: Wednesday, February 19, 2025 10:59 AM
To: Heid, Emily <ehaid@sccourts.org>; mfox@griffinhumphries.com; jgriffin@griffinhumphries.com; McCulloch, Joseph M. <joe@mccullochlaw.com>; kathy@mccullochlaw.com; dbb@deborahbarbier.com; rlb@ryanbeasleylaw.com; Wes Few <wes@wesleyfew.com>; Dalton Cooper <dalton@jwhartelaw.com>; jdmosteller@gmail.com
Cc: jharmon@griffinhumphries.com; liz@mccullochlaw.com; deborahbarbier@aol.com; lance@ryanbeasleylaw.com; Cassy Young <cassy@wesleyfew.com>; Krissy Heise <krissy@jwhartelaw.com>; mostellerlaw@gmail.com
Subject: RE: Heather Crespo v. Rhett Riviere
Importance: High

Dear Ms. Heid.

I represent Josee Riviere who has filed a cross appeal in this case. Heather Crespo and Gabriel Crespo are the Appellants. Rhett Riviere, Chase Enterprises, LLC, and R.C. Riviere Properties, LLC, are the Appellants/Respondents

I ordered the Transcript for the jury trial, and it was received on January 20, 2025 as confirmed by the attached document. I know that the attorneys for Rhett Riviere and the other Appellants / Respondents complied with the Rule and obtained a copy of the transcript within the time allowed. I do not know what counsel for Heather Crespo or Gabriel Crespo have done relative to the transcript.

There have been post-verdict motion hearings. I believe that the obligation to order those transcripts falls on the Appellants (Heather and Gabriel Crespo).

The Court has yet to rule on the issue of Attorney's fees pursuant to the Unfair Trade Practice Act. The Court of Appeals may need to address the question of whether the time for appellate steps should be stayed until that order is issued. If a motion is necessary for that to happen, I believe that it should have been done

already by the Appellant, but I defer to the Court as to that matter.

My reading of the rules is that, as a Respondent / appellant, I am not required to file my initial brief until 30 days after the Appellant files their initial brief and designation of matters (Code Ann. § 62-1-308 and Rule 209 SCACR). If I am required to act before that, please advise.

Respectfully,

John W. Harte

John W. Harte

803-226-0755 (Office)

803-634-4198 (Cell)

john@jwhartelaw.com

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From: Heid, Emily <eheid@sccourts.org>

Sent: Wednesday, February 19, 2025 8:46 AM

To: mfox@griffinhumphries.com; jgriffin@griffinhumphries.com; McCulloch, Joseph M. <joe@mccullochlaw.com>; kathy@mccullochlaw.com; dbb@deborahbarbier.com; rlb@ryanbeasleylaw.com; wes@wesleyfew.com; Dalton Cooper <dalton@jwhartelaw.com>; John Harte <john@jwhartelaw.com>; jdmoteller@gmail.com

Cc: jharmon@griffinhumphries.com; liz@mccullochlaw.com; deborahbarbier@aol.com; lance@ryanbeasleylaw.com; cassy@wesleyfew.com; Krissy Heise <krissy@jwhartelaw.com>; mostellerlaw@gmail.com

Subject: Heather Crespo v. Rhett Riviere

Good Morning,

Attached please find correspondence from the Court of Appeals.

Any parties not included in this email will receive the attached correspondence via US Mail.

Do not respond to this email. Send all correspondence to ctappfilings@sccourts.org.

Emily Heid

Appeals Specialist I

South Carolina Court of Appeals

1220 Senate Street

Columbia, SC 29201

Ph: (803) 734-1890

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