

From: [Stan Barnett](#)
To: [Court Of Appeals Filings](#)
Cc: [Paralegal Richter](#); [Tucker Player](#); [Michael Harrison](#); [Howell V. Bellamy III](#); [TEAM](#); mickey@hpparalegal.com;
[Court Of Appeals Filings](#)
Subject: Re: Long, et al. vs. Kettner, et al. Appellate Case No. 2025-002251
Date: Monday, November 24, 2025 6:48:20 PM

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

No objection here.

Sent from my iPhone

On Nov 24, 2025, at 12:20 PM, Court Of Appeals Filings <ctappfilings@sccourts.org> wrote:

RECEIVED
Nov 24 2025
SC Court of Appeals

Dear Counsel:

The Court has received your filing. A stamped copy is attached for your records.

Thank you.

From: Richter Paralegal <RichterParalegal@blandrichter.com>
Sent: Monday, November 24, 2025 12:12 PM
To: Court Of Appeals Filings <ctappfilings@sccourts.org>
Cc: Tucker Player <tucker@playerlawfirm.com>; stan.barnett@yahoo.com; Michael Harrison <michael@hpattorney.com>; Bellamy III, Howell V. <HBellamyIII@bellamylaw.com>; TEAM <TEAM@blandrichter.com>; mickey@hpparalegal.com
Subject: Long, et al. vs. Kettner, et al. Appellate Case No. 2025-002251

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

Good afternoon,

Please see the attached correspondence from attorney Ronnie Richter.

Thank you,

Liz

Elizabeth Howell

Paralegal to Ronald L. Richter, Jr.

Bland Richter, LLP

Peoples Building | 18 Broad Street | Mezzanine Level

Charleston | South Carolina 29401

t: 843.573.9900 | f: 843.573.0200

[Email](#) | [Website](#) | [Blog](#) | [Facebook](#)

<image001.png>

IRS Circular 230 DISCLOSURE: Pursuant to United States Treasury Department Regulations, this firm is now required to advise you that, unless otherwise expressly indicated, any federal tax advice contained in this communication, including all attachments and enclosures, is not intended or written to be used, and may not be used, for the purpose of (i) avoiding tax related penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any tax related matters addressed herein.

FOR CLIENTS OR PROSPECTIVE CLIENTS: "ATTORNEY-CLIENT PRIVILEGED COMMUNICATION: DO NOT FORWARD THIS E-MAIL WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. NOTE: E-mails are not a secure method of communication. They may be copied and held by various computers through which they pass. Individuals not participating in our communication could intercept them. You have consented to receive communications from the firm via e-mail. If you should change your mind, please advise the firm immediately.

If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by sender's telephone number or e-mail address listed above or by replying to this e-mail and deleting all copies of this message and all attachments.

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.

<Long v. Kettner (3) - Ext.pdf>