

THE STATE OF SOUTH CAROLINA

In the Court of Appeals

APPEAL FROM BERKELEY COUNTY
Court of Common Pleas

Clayton B. McCullough, Esquire, Special Referee

Case No.: 2016-000063

RECEIVED

APR 04 2016

SC Court of Appeals

Ex parte: Nationwide Mutual Fire Insurance CompanyAppellant

In Re: Anna Angelacci, as guardian of K.B., a minor Respondent

v.

E.U., a minor, Travis Felkel, and Ginger G. UleryDefendants

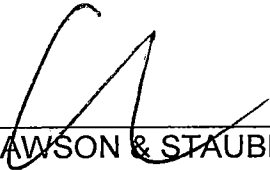
**APPELLANT'S DESIGNATION OF MATTER
TO BE INCLUDED IN THE RECORD ON APPEAL**

Pursuant to Rule 209, SCACR, Appellant proposes that the following be included
in the Record on Appeal:

1. Complaint
2. Entry of Default and Order of Reference
3. Transcript of Damages Hearing
4. Order of Default Judgment as to Travis Felkel and Ginger Ulery
5. Order Appointing Guardian ad Litem
6. Motion for Default and Notice of Damages Hearing
7. Order of Default Judgment as to E.U.

8. Assignments of Claims
9. Complaint against Nationwide
10. Nationwide's Motion to Intervene and Memorandum in Support
11. Nationwide's Motion to Set Aside Judgments and Memorandum in Support
12. Nationwide's Motion to Remove Case from Special Referee
13. Transcript of Motions Hearing
14. E-mail from Judge Dennis' Clerk concerning Nationwide's Motion to Remove Case from Special Referee
15. Order Denying Motion to Remove Case from Special Referee
16. Order Denying Motion to Intervene and Motion to Set Aside
17. Notice of Appeal of Order Denying Motion to Remove Case from Special Referee
18. Nationwide's Rule 59(e) Motion
19. Order Denying Rule 59(e) Motion
20. Notice of Appeal of Order Denying Motion to Intervene and Motion to Set Aside and Order Denying Rule 59(e) Motion
21. Incident Reports
22. Nationwide insurance policy
23. 9/18/14 letter from Respondent's counsel to Defendant
24. 10/23/14 letter from Respondent's counsel to Defendant
25. Affidavit of Joy Kennedy
26. Affidavits of Service
27. Affidavit of Lindsay Rash
28. 2/12/15 letter from Respondent's counsel to Defendant

I certify that this designation contains no matter which is irrelevant to this appeal.



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Attorneys for Appellant

April 1 , 2016

Charleston, South Carolina

THE STATE OF SOUTH CAROLINA
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v.

E.U., a minor, Travis O. Felkel, and Ginger G. Ulery.....Defendants

CERTIFICATE OF SERVICE

I hereby certify that on April 1, 2016, I have mailed, regular first class mail,

Postage prepaid, to opposing counsel a copy of Appellant's Designation of Matter to:

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April 1, 2016



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AND
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March 31, 2016

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File No.: 20151603.000
APR 04 2016

SC Court of Appeals

VIA US MAIL

The Honorable Jenny Abbott Kitchings
South Carolina Court of Appeals
PO Box 11629
Columbia, SC 29211-1629

Re: Anna Angelacci, as guardian of K.B., a minor v. E.U., a minor, Travis O. Felkel,
and Ginger G. Ulery
Appellate Case No.: 2016-000063

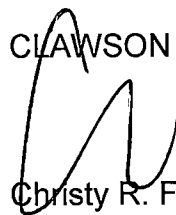
Dear Ms. Kitchings:

Enclosed please find the original and a copy of Appellant's Initial Brief, Appellant's Designation of Matter to be included in the Record on Appeal and Certificates of Service regarding the above-referenced case. After filing, please return the copies to me in the enclosed envelope

Thank you very much for your attention to this matter.

Very truly yours,

CLAWSON and STAUBES, LLC



Christy R. Fagnoli

CRF/mmg
Enclosures

cc: Shannon Jones, Esq. (via US Mail w/enc)
G. Troy Thames, Esq. (via US Mail w/enc)
Mark B. Tinsley, Esq. (via US Mail w/enc)
David Yarborough, Esq. (via US Mail w/enc)

**CLAWSON
STAUBES**
LLC



126 Seven Farms Drive, Suite 200
Charleston, SC 29492-8144
File No.: 20151603.000

The Honorable Jenny Abbott Kitchings
South Carolina Court of Appeals
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