

FORM 13
BRIEF OF APPELLANT

THE STATE OF SOUTH CAROLINA
In The Court of Appeals
[In The Supreme Court]

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SC Court of Appeals

Appeal from Richland and Lexington County
Worker's Compensation Commission Panel
Melody L. James, Avery B. Wilkerson Jr., Aisha Taylor
SCWCC File# 1019167

Case No. 2017-001027

Seeahray Brailsford, Employee, Claimant,.....Appellant,

v.

Piggly Wiggly Carolina Company, Inc., Employer, and Constitution
State Service Company as TPA for Greenbax Enterprise Inc., Carrier,..... Respondents.

Appellant's Final Brief

[Redacted]

Seeahray Brailsford
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Self-Rep for Appellant

[Redacted]

THE STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS
[IN THE SUPREME COURT]

APPEAL FROM THE ADIMINISTRATIVE LAW COURT
CASE#2017-001027

Seeahray Brailsford, Employee, Claimant, Appellant

Vs.

Piggly Wiggly Carolina Company Inc., Employer
Constitution State Service Company AS
TPA for Greenbax Enterprise, Inc. Carrier, Respondent

FINAL BRIEF OF APPELLANT

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STATEMENT OF ISSUE ON APPEALS

On March 29, 2017, Seahray Brailsford, Employee, Claimant, Appellant brought this action against Piggly Wiggly Carolina Company Inc., Employer, Constitution State Service Company as TBA for Greenbax Enterprise Inc., Carrier. South Carolina Workers Compensation Commission panel, Melody L. James, Avery B. Wilkerson, Jr., and Aisha Taylor ruling by the South Carolina Worker's Compensation panel was unfair and unjust. The South Carolina Worker's Compensation hearing was on January 23, 2017. The decision was made on March 29, 2017. Case# SCWCC File#1019167/

ARGUMENTS:

- a). Because the injury to the left shoulder took so long to be treated, MRI 33 days and surgery 107 days, it caused more health problems as a liver disease.
- b). The injury was not only to the left shoulder. A purplish area from below and above the area of the elbow resulted in swelling of arm, fingers turned blue, cold hands, loss of strength and loss of 2 inches in muscle mass that cannot return. The workers compensation second opinion doctor stated this.
- c). Claimant asked for only one opinion because workers compensation, Dr. Holmes did not know what else to do. All others were at request of Worker's Compensation.
- d). Medical in the future only to left, surgery.

FACTS:

Because the appellant was not allowed to show other evidence at the time of the three-panel hearing before the South Carolina Worker's Compensation board on January 23, 2017, the case was not given a fair chance. Also the appellant has asked why did it take so long for treatment? Who makes the decision on treatments? No one wants to give an answer to these questions that has been asked from the start.

CONCLUSION:

For the reason above I ask that the Appellant Court of South Carolina to allow a hearing on this case.

Respectfully Submitted,
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Seeahray Brailsford