

**McDANIEL LAW FIRM**  
 ATTORNEYS AND COUNSELORS AT LAW  
 1315 ELMWOOD AVENUE  
 COLUMBIA, SOUTH CAROLINA 29201  
 Proudly representing injured workers  
 For over 30 years.

Preston F. McDaniel  
 Matthew Robertson

Telephone (803) 771-7211  
 Facsimile (803) 252-0709

June 5, 2018

Via Fax @803-734-1839 & US Mail  
 Honorable Jenny Abbott Kitchings  
 South Carolina Court of Appeals  
 P.O. Box 11629  
 Columbia, SC 29211

**RECEIVED**

JUN 06 2018

RE: Gennette Sowell, Claimant/Respondent v. Piggly Wiggly, Employer and Auto Owners Insurance Inc., Carrier/Appellants  
 Appellate Case No. 2017-002396  
 WCC File: 1408826

Dear Ms. Kitchings:

Thank you for your kind reply to my letter. Our Return was filed on May 24, 2018, and pursuant to the Rules, the time for filing a reply would have run on May 29<sup>th</sup> and to date we have not received a Reply. Our position that the Motion to Strike does not stay the Rules and for the numerous violations of the Rules, is set forth in our Return. I even requested a Hearing in the Return so that relief is also addressed.

I look forward to hearing from the Court as to whether or not the Chief Judge will grant us a Hearing in his administrative capacity and overseer of the Rules in the Court of Appeals, or Decision by the Court on the Motion to Strike.

By the way, I sincerely apologize if I implied that the Court cannot extend or shorten any time period prescribed by the Rules, as I can assure you that was not in any way my intent.

As always, I appreciate all of the courtesies and kindnesses shown to me by the Court and staff. By copy of this letter, I am copying all counsel of record of this response.

Sincerely yours,

  
 Preston F. McDaniel

PFM/smk

cc: Kenya Miller (via email- kmiller@dmclaw.com)  
 Kristian Bell (via email- kbelle@dmclaw.com)  
 Gerald Malloy, Esquire (via email: [gmalloy@bellsouth.net-3](mailto:gmalloy@bellsouth.net-3))