

# The Supreme Court of South Carolina

DANIEL E. SHEAROUSE  
CLERK OF COURT

BRENDA F. SHEALY  
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330  
COLUMBIA, SOUTH CAROLINA  
29211  
1231 GERVAIS STREET  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1080  
FAX: (803) 734-1499  
[www.sccourts.org](http://www.sccourts.org)

October 27, 2020

John Kirkman Moorhead, Esquire  
2203 North Main Street  
Anderson SC 29621

John Robert Murphy, Esquire  
PO Box 6648  
Columbia SC 29260

Wesley Brian Sawyer, Esquire  
PO Box 6648  
Columbia SC 29260

Michael F. Mullinax, Esquire  
PO Box 2665  
Anderson SC 29622

Re: Nationwide v. Sharmin Walls  
Appellate Case No. 2019-001596

Dear Counsel:

As you know, oral arguments will be held in this case at 9:30 am on Thursday, November 19, 2020 in the Supreme Court Courtroom in Columbia, South Carolina. Since COVID-19 still poses a significant threat, the arguments in this case will be subject to the following:

- (1) Only the lawyers actually arguing will be allowed to enter the Supreme Court Building. All other persons, including lawyers who are not arguing and the parties, may view the proceeding on the Supreme Court Video Portal at <https://www.sccourts.org/SCvideo>. In addition to live streaming, a recording of the arguments will be posted to the Video Portal on the afternoon following the arguments.
- (2) Each party may only have one lawyer present in the courtroom to argue on behalf of that party. Further, if multiple parties are represented by the same lawyers, only one of those lawyers will be allowed to argue. Therefore, the maximum number of lawyers I anticipate allowing to enter the Supreme Court Building for the arguments is 3. If you are one of the counsel who will be arguing, I ask that you notify this office of this fact by November 10, 2020. You may send this notification by e-mail to [supctfilings@sccourts.org](mailto:supctfilings@sccourts.org).
- (3) The lawyers arguing will be admitted to the Supreme Court Building no earlier than 10 minutes prior to the start of the arguments. Please plan your arrival time accordingly.
- (4) A mask must be worn at all times while in the Supreme Court Building and grounds, including the front portico and the parking lot. The mask may only be removed while presenting your arguments to the Court. Further, social distancing of at least 6 feet must be maintained at all times while in the Supreme Court Building and grounds, including the front portico and the parking lot. I also alert you that plexiglass shields will be used at the counsel tables, podium and bench to help further reduce the risk.
- (5) The lawyers who will be arguing will have assigned seating within the Courtroom designed to minimize close contact between the lawyers. When you enter the Courtroom, please immediately go to your assigned seat and remain there until you are called to argue. While I know the normal practice would be for the lawyers to exchange pleasantries with each other upon entering the Courtroom, I would ask that you refrain from doing this unless it can be done from your assigned seat.

- (6) Prior to the start of the arguments, the Courtroom, Lobby and Restrooms will be sanitized. Further, the podium area will be sanitized between the arguments by each lawyer. Therefore, you should expect some delay between each lawyer's arguments. Please do not come forward to the podium until sanitizing is completed and you are directed to come forward. When you complete your argument, please reinstall your mask before returning to your assigned seat.
- (7) You will be issued a bottle of hand sanitizer. I ask that you use this immediately prior to coming forward to the podium, or prior to going to, or upon returning from, the restrooms. This will help minimize the risk of contamination of the podium area or the restrooms.
- (8) Upon the conclusion of the oral arguments, I ask that you exit the Courtroom in a manner that maintains appropriate social distancing. Please do not gather to talk until you exit the Building and the front portico.

I deeply regret that the COVID-19 pandemic continues to impact our ability to conduct oral arguments without restrictions, and I can assure you that the Supreme Court of South Carolina looks forward with great anticipation to the day when this pandemic no longer adversely affects our ability to conduct oral arguments.

Finally, the petition for a writ of certiorari and brief of the petitioners filed in this case listed Wendy Timms in her capacity as Personal Representative of the Estate of Christopher Adam Timms as being a petitioner. However, neither document was signed by either her or an attorney on her behalf. Therefore, it does not appear that she should be listed as a petitioner in this case, and the caption of this matter has been amended to read as follows:

Nationwide Mutual Fire Insurance Company, Respondent,

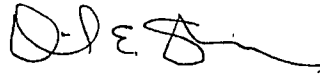
v.

Sharmin Christine Walls, Randi Harper, Wendy Timms in her capacity as Personal Representative of The Estate of Christopher Adam Timms, Deborah Timms, Defendants,

Of whom Sharmin Christine Walls and Randi Harper are the Petitioners.

If you have any questions or concerns related to this letter, please do not hesitate to contact me.

Very truly yours,

A handwritten signature in black ink, appearing to read "D. E. Howard". The signature is fluid and cursive, with a long horizontal flourish extending to the right.

CLERK

cc: Milford Oliver Howard, III, Esquire