

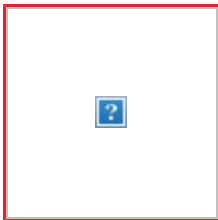
From: [Heather M. Ratliff](#)
To: [Harrison, Catherine](#)
Subject: FW: 2018-000857 Daniel Lee Davis v. ISCO Industries, Inc.
Date: Tuesday, November 3, 2020 3:58:02 PM
Attachments: [Webex Guidelines for Court of Appeals Oral Arguments Rev. 9-1-20.pdf](#)

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

Good Afternoon Ms. Harrison,

If at all possible, we would prefer to test on the November 16th offered date. Please confirm at your convenience.

Thank you,



Heather M. Ratliff - Legal Assistant to Jeffrey Lehrer

FordHarrison LLP - Ius Laboris USA | Global HR Lawyers

100 Dunbar Street, Suite 300 | Spartanburg, SC 29306
Hratliff@fordharrison.com | P: 864-699-1149

LTC4 Certified Legal Support Specialist | [FHPromise](#)

From: Harrison, Catherine [<mailto:CHarrison@sccourts.org>]
Sent: Monday, November 2, 2020 10:30 AM
To: mshisko@spartanlaw.com; rmccarty@spartanlaw.com; jsimmons@simmonsfirm.com; jwhite@spartanlaw.com; Jeffrey Lehrer <jlehrer@fordharrison.com>
Cc: Kitchings, Jenny <jkitchings@sccourts.org>; nrice@spartanlaw.com; pcapers@spartanlaw.com; slfgroup@simmonsfirm.com; cwilson@spartanlaw.com; Heather M. Ratliff <Hratliff@fordharrison.com>
Subject: 2018-000857 Daniel Lee Davis v. ISCO Industries, Inc.

Dear Counsel:

At this time, the Court of Appeals is pursuing remote oral arguments via Cisco WebEx. **This appeal is scheduled for oral argument on December 8, 2020, at 10:00 am in Virtual Courtroom I.**

The time limits for argument are as follows:

Appellant: 10 minutes

Respondent: 10 minutes

Appellant in reply: 5 minutes

In addition, the attorneys making the oral arguments must attend a WebEx test to check their connectivity. We require you to test from the location you will be making your oral argument. We anticipate the testing will take around 30 minutes.

Please note:

- If you have already participated in a Court of Appeals WebEx oral argument and will be joining from the same location using the same equipment, you need not attend the test.
- Attorneys planning to only observe oral argument need not attend the test.
- You do not need to test at the same time as opposing counsel.

We are offering two test dates: November 16, 2020 at 10:00 am and November 30, 2020 at 10:00 am. Please reply to this email with your preference for testing.

The Court of Appeals Virtual Courtroom I can be accessed here:

<https://scjudicial.webex.com/scjudicial/onstage/g.php?MTID=eb51ad7011021ff736d1c8051d8718920>

Once you join the event, you will be an "attendee." Attendees may observe the proceedings, but cannot appear on video, speak, or see a list of other attendees. The clerk will move counsel from attendee status to "panelist" before the argument is scheduled to begin.

When you are moved into the virtual courtroom, please remember to unmute your microphone and turn on your camera. We ask counsel to remain muted until your turn to speak. Everyone participating in the oral argument, including the judges on the panel, will be joining the event as an attendee, so be aware once you come into the courtroom that you can be seen and heard by everyone who has signed in.

You may share this link with anyone wishing to view the oral argument. We will use the same link for testing.

Our WebEx guidelines are attached for your review.

Catherine Harrison

Deputy Clerk of Court

South Carolina Court of Appeals

charrison@sccourts.org

~~~ 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.

*ATTORNEY WORK PRODUCT - PRIVILEGED & CONFIDENTIAL*



The information contained in this message from Ford & Harrison LLP and any attachments are privileged and confidential and intended only for the named recipient(s). If you have received this message in error, you are prohibited from reviewing, copying, distributing or using the information. Please contact the sender immediately by return email and delete the original message and attachments. In the absence of an executed engagement letter or fee contract, no attorney client relationship is established by this communication.