

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

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**Apr 20 2021**

**SC Court of Appeals**

APPEAL FROM CHARLESTON COUNTY  
Court of Common Pleas

Bentley D. Price, Circuit Court Judge

Case No. 2020-000551

Teri Chappell, as Personal Representative of the Estate of Craig Chappell, on behalf of himself and others similarly situated, Appellant,

v.

Ladles Soups – James Island LLC; Ladlessoups, LLC; Ladles Soups At Cane Bay LLC; Ladles Soups At Citadel Mall LLP; Ladles Soups Calhoun LLC; Ladles Soups Cane Bay LLC; Ladles Soups Coosaw LLC; Ladles Soups Downtown Charleston, LLC; Ladlessoups Fresh Fields, LLC; Ladles Soups @ Freshfields Village, LLC; Ladlessoups Mainstreet, LLC; Ladles Soups Moncks Corner LLC; Ladlessoups Mount Pleasant, LLC; Ladles Franchise Development, LLC; Ladles Franchising Inc.; Ladles Fort Mill, LLC; Ladles Knightsville LLC; Ladles West Ashley; Teri Owens; Sue Allen, Tracy Allen, Steve Traeger, Erik Dyke, Julie Dyke, Stan Sutton, Carol Sutton, Jason Dalter, Kellie Henderson; Jane Doe 1-25 (Unknown Operating Company and Management Company Owners); John Doe 25-40 (Management Personnel), Defendants,

Of Which Ladles Soups Coosaw LLC, Ladles Soups Downtown Charleston, LLC, Traeger Unlimited dba Ladlessoups Fresh Fields, LLC, Ladles Soups @ Freshfields Village, LLC, Ladles Soups Moncks Corner LLC, Ladles Franchise Development, LLC, Ladles Fort Mill, LLC, Ladles Knightsville LLC, Ladles West Ashley, Steve Traeger, Stan Sutton, Carol Sutton, and Kellie Henderson are the Respondents.

**NOTICE FOR REQUEST FOR PROTECTION FROM COURT APPEARANCE**

David D. Ashley, counsel for Appellant, respectfully requests protection from appearances for any trials, court hearings, depositions, or related matters from August 2, 2021, through August 13, 2021, and August 17, 2021, through August 18, 2021; the reason for this request being that

counsel has longstanding travel plans and will be unavailable during these dates. The protection from court appearances is not being designated for purpose of delaying, hindering, or interfering with the timely disposition of any matter in any pending action or proceeding. As of this filing there are no scheduled hearings in this matter that would be impacted by the granting of this request. Opposing counsel does not object to this request.

Dated: April 20, 2021

Respectfully Submitted,

/s/ David D. Ashley \_\_\_\_\_  
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Debbie Mathews <debbie@leclercqlaw.com>

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## Chappell v Ladles Case Number 2020-000551 Notice of Request for Protection

1 message

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**Debbie Mathews** <Debbie@leclercqlaw.com>

Tue, Apr 20, 2021 at 11:59 AM

To: Paul Ferrara <paul@ferraralawfirm.net>, Janel Ferrara <janel@ferraralawfirm.net>

Cc: David Ashley <David@leclercqlaw.com>

Please see the attached.

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