

Cite as 2020 Ark. App. 575

**ARKANSAS COURT OF APPEALS**

No. CV-20-201

COURTNEY YOUNG

APPELLANT

V.

SHELTER MUTUAL INSURANCE  
COMPANY

APPELLEE

**Opinion Delivered:** December 9, 2020

APPEAL FROM THE PHILLIPS  
COUNTY CIRCUIT COURT  
[NO. 54CV-17-324]

HONORABLE CHRISTOPHER W.  
MORLEDGE, JUDGE

SUPPLEMENTAL RESPONSE  
ORDERED

---

**PER CURIAM**

We have pending before this court a motion filed by the appellant, Courtney Young, to strike supplemental addendum and arguments pertaining to the supplemental addendum contained in the response brief filed by the appellee, Shelter Mutual Insurance Company. For the reasons set forth in this per curiam, we order appellee to file a supplemental response.

Appellant alleges that appellee’s supplemental addendum contains documents that are not contained in the record on appeal and therefore must be struck. Appellee responded in pertinent part by stating, “There is no question Supplemental Addendum Nos. 1 through 16 were and are a part of the record.” However, appellee does not identify the page numbers where these documents are located in the record on appeal. Thus, we order appellee to file a supplemental response within seven (7) calendar days and identify the page

number(s) in the record on appeal where the exhibits referred to as “Supplemental Addendum Nos. 1 through 16” are located.

Supplemental response ordered.

*David A. Hodges*, for appellant.

*Matthews, Sanders & Sayes, P.A.*, by: *James T. Sayes*, for appellee.