

ACI
1057 Revolutionary Trail
Fairfax, SC 29827
May 24, 2023

RECEIVED
MAY 30 2023
S.C. SUPREME COURT

Law Offices of William G. Yarborough III
308 West Stone Avenue
Greenville, S.C. 29609

Dear Attorney Yarborough:

I, Terron Dizzley, am again requesting that you withdraw from my case pursuant to this appeal. I notified you via e-mails on March 13, 2023, and March 30, 2023, that you were fired, and not to file the Brief. As a result, you knew that the Rules of Professional Conduct requires you to withdraw from representation under such circumstances, especially after I also informed you that we had already filed a signed motion to the court relieving you of counsel.

You also knew that continuing to represent us would be a "conflict of interest," thus violating the Rules of Professional Conduct. See: Rules of Professional Conduct, Rule 1.16, "A lawyer shall not represent a client or where representation has commenced, shall withdraw from the representation of a client if: (1) representation will result in a violation of the Rules of Professional Conduct." See: RPC, Rule 1.7, "A lawyer shall not represent a client if the representation involves a concurrent conflict of interest."

Attorney Yarborough, you also knew our agreement was that you were paid \$7,500 to represent us at the November 17, 2022, hearing pursuant our Emergency Motion for Alteration..., and the additional \$7,500 was refundable if we did not consent to allow you to file the Appellate Brief. As an attorney, you also know that your actions and the Court's actions in forcing conflicting representation on us is "fraud upon the court," violates our Sixth Amendment right to "counsel of choice," "self-representation," and "conflict free counsel."

For these reasons, I again request that you file a motion to the court and relieve yourself from counsel. Again, we are also requesting that you refund us the \$7,500 for the appeal as agreed if we decided not to allow you to do the Appellate Brief. We also request that you refund the \$7,500 for representation pursuant to our Emergency Motion for Alteration...At no time did we agree that we would waive any of the issues we have raised pursuant to hiring you. Therefore, you have breached your contact by refusing to raise the issues in our Emergency Motion.

I am again notifying you that you do not have permission to file anything on my behalf as an agent of me.

Yours truly,


Terron G. Dizzley

Certificate of Service

I Terron Dizzley certify that on this 25 day of May 2023, sent Attorney William G. Yarborough a letter requesting to withdraw from representation on appeal of my case, by placing in U.S. Mail sent to the address below:

Law Offices of William G. Yarborough III
308 West Stone Avenue
Greenville, S.C. 29609

s, Terron Dizzley
Terron Dizzley
ACI
1057 Revolutionary Trail
Fairfax, SC 29827