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Jan 02 2024

SC Court of Appeals

MOTION FOR EXTENSION OF TIME

IN THE STATE OF SOUTH CAROLINA
In the Court of Appeals
[In The Supreme Court]

APPEAL FROM CHARLESTON COUNTY
Court of Common Pleas

Deadra L. Jefferson, Circuit Court Judge

Case # 2022-CP-100-3246

Anthony M. Chayban,

Respondent,

v.

Mary A. Griffith,

Appellant.

MOTION FOR EXTENSION OF TIME

This motion is intended as a formal and additional request for this Honorable Court's grace to correct Appellate Case No. 2023-001649's deficiencies based on my previously and partially-discussed personal circumstances — and other circumstances that have arisen.

I recently had a long battle with COVID-19 (Exhibit 10). While I began testing negative for COVID over the past few days, some "long COVID"-esque symptoms have lingered. My prior financial position has been worsened by these health struggles. My ability to fundraise outside work has also been significantly diminished by this long-running illness. I've attached several of my personal positive COVID test results from the past few weeks for your review. I made a video recording for you of my taking the final test on the far right because I hadn't been able to afford a doctor's care and wanted you to see that these were my personal results, but the recording's usefulness was negated by the fact that the final far-right result did not appear positive until after the prescribed 20-minute mark — meaning that I finally probably am now negative for COVID-19, despite my lingering symptoms.

In addition to the stressful circumstances under which my family has been placed surrounding the necessity of my managing and making reports about terrorism and other crimes against us, I had

already been diagnosed with Post Traumatic Stress Disorder prior to the occurrence of these events. My personal suspicion today is that I would now be diagnosable for Complex PTSD (versus the prior PTSD diagnosis) based upon these events were a formal examination to occur.

I am also diagnosed with Attention Deficit Hyperactivity Disorder minus the Hyperactivity feature. I have issues with focus and concentration and have lately not been able to afford doctor's care because of having to move repeatedly and because of the expenses associated with fighting legal battles.

I've experienced emotional problems that further interfered and continue to interfere with my abilities to cope and focus, especially on the negative stimuli associated with terrorism evidence review and preparation, based on betrayal trauma inflicted by some of my fellow Americans who "scabbed" (defected) and sided with ISIS against my family. Unbelievably, one of the individuals is in possession of a formal paralegal degree and significantly more experience at this kind of thing than I have, was wronged by the same parties, but nonetheless chose to lie about my family and proceed in favor of ISIS instead.

Whether or not betrayal trauma or its estimated recovery period of 1.5-3 years is quantified as a disability, I know that Post Traumatic Stress Disorder and Attention Deficit Disorder are disabilities. Please do not deny this motion because my doctor hasn't written a letter. I haven't recently conferred with him due to funding issues (I can't even take basic care of myself because of this), but I know that the Honorable Court may contact him upon request for verification of these diagnoses. I don't want to include his information in the formal pleading because of terrorism.

While the battles were difficult in Charleston because so many people behaved badly, my struggles to restabilize following the kind of devastation I experienced there continue. It's a process that I would much appreciate your additional grace and understanding about.

I had an impossible time finding decent housing in Charleston just to basically function (besides being bothered otherwise). While several incidents delayed me, in particular, Victor Prockow at 301 West Hudson Avenue on Folly Beach also illegally evicted me over \$100.00 while owing me a much higher amount for cleaning and readying 4 former/new tenant rooms (including my own) than the \$40.00 I was paid by a fellow tenant who took pity on me when Prockow refused to pay for my work. Like at 324 Howle, we had a mold problem at 301 West Hudson. I moved without legal process because I knew how police acted in the Chayban case and knew they'd probably side with yet another wealthy landlord who was being petty and greedy toward me.

My old roommate at West Hudson recently posted on social media about how much mold got stirred up when she recently moved.

I had to clean and remediate pests just to be able to live at 301 West Hudson on Folly Beach, where I was belittled and treated badly and frequently threatened with illegal evictions upon petty, entitled demands by Prockow, such as his desire that I stop exercising assist him with staging a new tablecloth late at night under threat of illegal eviction if I didn't immediately comply. Prockow caused so much emotional distress that I was somewhat relieved to be illegally evicted by him over around \$100.00 he claimed was owed in rent (but wasn't) because then I would no longer have to be emotionally abused by him.

I literally couldn't afford to fight ISIS and also maintain housing wherein I wasn't being harassed or bothered by someone or something on a frequent enough basis as to render the accommodation not habitable. Even when I would try renting motels and short-term stays alone in efforts at greater productivity, I would still be bothered by someone(s) or by conditions at those places.

Simultaneously, Chayban and others were piling up the content on their malignant, deceptive ISIS smear campaign that, of course, would require even more work by me to disprove. They were bullying a woman alone that they knew had a sick and/or dying child (depending on when), but they didn't care. They wanted to pretend they'd won at all costs and didn't care what happened to us — much less that they'd lied in court.

Almost everyone acted badly toward me. Agencies and clergy whom I believe should have helped did not help, heightening my firm belief that my ministry was, in fact, needed in the Charleston area.

I completed efforts to raise funds via a lawsuit against LKQ Corporation while I still had COVID this past month because I wanted to be able to take care of myself and pay these fees if I couldn't get a fee waiver. God told me to sue LKQ. I needed the money to afford to proceed with this action. There are literally thousands of pieces of evidence surrounding these matters and, even if I didn't use them all, it's a lot of material that I don't get paid to prepare. It's free work that I have to do for now based on the fact that others decided to lie and behave wrongly against me.

I've attached a copy of that lawsuit along with the multimedia and other evidence because of its relevance to the matters contained in this lawsuit.

I forgot to include my Motion for Emergency Hearing when the expensive, extensive packet was mailed to City Small Claims because of that judge's previous familiarity with these issues (case #2021CV1010600628) and because this wasn't a matter for appeal at your level. It was the only motion I forgot out of everything referenced. I'm now trying to determine whether it can be sent electronically, which is something they don't normally do at that Court. I believe I will prevail in the action and have some money to pay you soon if I don't get my fees waived here.

Just reporting criminal activity is time-consuming. I don't get paid for that. It's draining, financially and otherwise, for a person already at a low point because of my opponents' persistence in their deceptions, including their transparent, ridiculous, cowardly attempts to delay or obstruct the inevitable, and to retaliate illegally against my family and/or me when those deceptions or other tactics prove ineffective.

Following my own oversight due to overwhelm and confusion in efforts to complete the LKQ lawsuit to basically stabilize myself and pay you, if necessary, I just submitted the new transcript order relative to the lower Court case herein (following a transcript not being available for the actual date of the lower Court's dismissal of this action). I've electronically copied this Honorable Court on that new cost estimate/order. I'm very sorry for the delay in submitting that new request.

There are also hundreds of pieces of evidence associated with this action because of the complexity added by Chayban's illegal tactics (deception).

Because I can't find an example or template for such a motion, I'm in the process of seeking legal help toward the completion of a sufficient Ex Parte Motion which incorporates Martin v. State, in addition to my pursuit of backup fundraising avenues such as the attached LKQ Corporation lawsuit in order to satisfy the outstanding balance because of lost work, illness, other hardships, and on account of moving and working on these issues and actions.

Despite your previous and much-appreciated extension of time through today's date to pay the \$250.00 appellate filing fee and \$50.00 motion fee still owed relative to my attached replacement, corrected proposed Notice of Appeal itself, I regret to inform you that I've continued to experience circumstantial hardships.

I am asking this Honorable Court to please extend me another 30 days (or as long as the law and/or the Court is willing or able to offer) to pay all of this action's outstanding filing and/or other fees and to correct any other deficiencies in light of my circumstances, which include extreme financial hardship based upon years of documented ISIS terrorist threats and attacks, plus additional hardships I experienced because those went unremediated.

I genuinely appreciate the Court's gracious and continual acknowledgement of the learning curve and challenges associated with my circumstances and these events.

January 2, 2023



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