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SC Court of Appeals

May 3, 2024

RE: Ex parte letter about recent crimes against me and addressing my mother's ministry participation in case #2023-001649

To Your Honor and/or to Whom it Concerns:

I am writing to you to clarify the nature of the events surrounding my most recent move, which was partially discussed in other recent communications, including my Motion to Enlarge Time for filing and serving my case brief. I am also writing to you about my mother and the nature of her participation with my ministry,

Regarding my most recent move, I believe I've been kidnapped. I did not consciously/fully realize I had been kidnapped when I wrote the most recent court pleadings and communications. On or about April the 16th of 2024, a family member of my then-housemate arrived at the small house where I was residing. I had had several previous, brief visits with the family member.

If I had reported each individual incident of a crime against me just since the time I left South Carolina in 2023, that is all I would have ever been doing with my time and energy.

On or about 4/16/2024, my prior housemate's family member, a divorcee, pitched my then-roommate and me the idea of my moving to his larger, rural home in order to secure stable employment by caring for his children, whom I had previously met and liked, working for him on-site while simultaneously finishing my work on this case. We all 3 agreed to the idea and a move immediately ensued.

Within 24 hours of my most recent move, however, the family member (my would-be employer and technical landlord) directly informed me that, because his ex-wife predominately cared for his children and due to his conscious weeklong scheme to deceive me, he had lied about needing a babysitter in

order to persuade me to move into the residence in the specific interest of having me eventually become his new wife.

The family member, who informed me that he “lost count” at 65 knock-outs (physical altercations wherein his opponent was disabled to the point of losing consciousness), went on to inform me that he intended to physically assault anyone I “left him for.”

My kidnapper calmly informed me that he would physically assault any man I ever moved from the premises to interact with instead of him, and that the assault would arise on a single and intentional basis. My kidnapper calmly vowed that he would “leave me alone” after the single assault in retaliation for my absence from my current premises involving any other man he construed as my potential relationship partner.

Evidently delusional, over the following days, the kidnapper made no secret of his internet research about common law marriage within our current state, and made no secret about his intention of trying to manipulate and/or force me to be married to him under those types of mandates.

Over the past weeks, the individual has repeatedly and intentionally informed other associates and community members that we are in a relationship together, evidently trying to enact the legal scenario described in the above paragraph, despite the fact that I had not agreed to that type of dynamic with him.

Because the person physically moved me from my past residence specifically using deception to which he admitted not only directly to me, but admitted to various community members (he bragged to multiple others in my presence that he plotted for a week about how he would “steal me” from my former housemate, his family member), and because he physically threatened person(s) who helped me to leave the residence with violent acts, I believe I was criminally deceived and directly threatened in a nature wherein my most recent move could easily be construed as a “kidnapping” — or some kind of similar crime.

However, because my former housemate had been too loud on a 24-hour-a-day basis at the former residence as a result of his walking disability and his continual watching of news broadcasts which included disturbing content such as gunshots and other annoyances at an inescapable volume amplified around 3 times the volume of my experience with other television viewers inside our small residence, because working at the library had also proven difficult because of the associated travel and daily reorganization and because of my ADHD with so many other folks and so much activity there, and because the new residential environment was larger and sadly more productive despite numerous distractions, I didn't report the crime. Additionally, I consciously realized over time that I had been kidnapped, which was a traumatic experience.

My kidnapper informed me that he had become such a good fighter because of the most terrible childhood I've ever heard of in any person I'd ever known. The kidnapper told me that he was removed from the custody of his parents as a toddler and frequently institutionalized in scenarios wherein he was forced to physically fight for his life throughout his childhood — and as a result of persistent life problems beyond that time. He informed me that he had learned to fight so well in observing the assault techniques that many others had used to hurt him, selecting the most effective assault techniques and eventually becoming an excellent physical fighter.

Despite his deception, despite his admitted and continual efforts to prevent me from leaving the premises, and despite his pattern of harassing and punishing me (removing resources and other distracting, annoying, or passive-aggressive acts) in retaliation for my working on this case or doing other things instead of paying attention to him and discussing the kind of relationship he wanted with me, I was impressed by my new housemate's ability to stabilize himself and rise above his terrible childhood circumstances, which had included the most frequent and severe abuses I'd ever heard of.

After several days of harassment about the relationship my kidnapper wanted with me, I told my kidnapper that I would consider him a future relationship option once my own life issues were resolved

if he would resume church attendance and make other modifications I mentioned, and depending on his spiritual and life progress.

As a victim of many assaults and attempted assaults and as a victim of events I believe are legally and otherwise interpretable as terrorist attacks, I was somewhat incentivized toward a potential future alignment by my kidnapper's impressive physical fighting abilities, which I knew were legitimate based on his descriptions and tone with me, and based on his banter with various community members surrounding the content since the time I was informed.

My kidnapper has attended church 2 Sundays since my most recent move.

As of yesterday, my kidnapper has finally left town for a 3-week job. I am in possession of the kidnapper's residential property in cleaning and staging it for sale while working on my legal and other life issues during his absence. My kidnapper's children are in civilization with their mother.

I didn't delay service of my recent Motion for Extension or other recent documents until yesterday in order to buy more time with the Court. I printed and served them yesterday because of the above-described obstructions, which I believe technically constitute crimes against me. There is no working printer here.

I am willing to investigate audio recording consent laws in this state and the state to which the kidnapper left for the 3-week job if the Court would like for me to attempt to entertain the person long enough to gain a verbal admission which validates my above statements, but I would much rather get back to work following my conscious processing of recent crimes against me and mental and psychological re-stabilization in my kidnapper's absence.

Relative to my mother's participation, as I previously mentioned, her 10/10/2020 donation to the ministry (Paypal record previously provided to the Court) surrounding my new agreement with the

Respondent was made following a prophetic revelation which occurred before I shared any details about the ministry with her. She contacted me and expressed her intention to help fund my new project.

I asked my mother to write to you because of my extenuating circumstances. I've included the e-mails to which her efforts were attached because she is at work at the church and didn't sign the final letter. "The part at the top" Mom referenced means the term "ex parte," which I'd asked her to include. I am asking that her emails please remain ex parte, despite the fact that they are not marked as such, but have been included to demonstrate for the Court the legitimacy of my mother's participation.

My mother, a former Christian (private) elementary and middle school educator (my mother taught many others and me to read in K-4 and K-5) and former Christian praise and worship leader (like a lead singer in a band through a number of religious organizations) who has benefitted from formal training at MorningStar Ministries' prophetic educational program(s) (her prophetic education and anointing are how she knew about the new agreement with Chayban in 2020), also served as a Christian missionary and educator abroad for one year through MorningStar Ministries' programs.

I am working the rest of today to get as many necessary pleadings as I can to you, and will continue that activity diligently if allowed to proceed. I will make do if the Court grants less time than I requested. I can reformat this content into another Amended Motion for Enlargement of Time, but wanted to immediately inform the Court of the events and circumstances.

I apologize for the inconveniences to the Court. Please have mercy on me.

Respectfully,



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RE: Griffith v. Chayban Appeal ex parte letter

Your Honor:

I am Mary Griffith's mother. I donated to my daughter's budding ministry that is discussed in case on 10/10/2020. I wanted to help her in whatever way she needed at that time.

I would like to see this case/ministry resolved within the state where they were conceptualized, if more time to finish would be legally possible based on the circumstances.

Thank you for your patience with my daughter, and for your kind consideration.

Respectfully,
Deborah L. Anthony



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Partners Project Coordinator

MorningStar Ministries



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Deborah Anthony



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Hi,

I'm sending this from work email, since I'm at work



I saved it in a PDF thinking the judge would have to know it could not be altered after I sent it.

Thanks,