

LETTER TO THE APPELLATE COURT CLERK
FILING MOTION TO WITHDRAW AND BE RELIEVED AS COUNSEL FOR
RESPONDENT RONALD SOLES

August 19th, 2024

RECEIVED
Aug 20 2024
SC Court of Appeals

VIA U.S. MAIL

Attn: Stormy Fallon
Clerk, South Carolina Court of Appeals Filings
1220 Senate Street
Columbia, South Carolina 29201

RE:	Ronald Soles vs. Ioan Gherman et al
Civil Case No.:	2022-CP-23-05403
Appellate Case Nos.:	2024-000071, 2023-000294

Dear Ms. Fallon:

Enclosed herein are two checks in the amount of Fifty (\$50.00) Dollars for the filing fees of the Motion to Withdraw as Counsel for the Respondent in the above cases.

Sincerely,

s/ James Stone Craven, Esq.
James Stone Craven, S.C. Bar No.: 69847
Law Office of James Stone Craven
620 N. Main St., Suite 305
Greenville, SC 29601
Telephone: (864) 729-8722
stoney@stoneycraven.com
Attorney for Respondent

Other Counsel of Record:

W. Benjamin McClain, Jr., Esquire
W. Benjamin McClain, Jr., L.L.C.
Attorney at Law
S.C. Bar No.: 3740
2728 Poinsett Highway
Greenville, S.C. 29609
Mailing Address: P.O. Box 205
Greenville, S.C. 29602

Telephone: (864) 271-9097;
(864) 271-9098
Facsimile: (864) 271-9099
Email: mcclaiwnb@gmail.com
Attorney for the Appellant Jason Brockman

Adam C. Bach S.C. Bar No.: 74885
Emily R. Godwin S.C. Bar No.: 103708
TONNSEN BACH LLC
1306 South Church Street
Greenville, S.C. 29605
Telephone: (864) 236-5013
Facsimile: (864) 312-4191
abach@tonnsenbach.com
egodwin@tonnsenbach.com
Attorneys for Defendant Ioan Gherman
d/b/a USA Auto Transport, LLC



James Craven <stoney@stoneycraven.com>

bankruptcy form

James Craven <stoney@stoneycraven.com>
To: Ronald Soles <ronaldsolesjr@live.com>

Mon, Aug 5, 2024 at 12:22 PM

Ronald

I am sorry to hear that you feel this way. I have attempted to keep the cost down for you since I can sympathize with your frustration. Furthermore, I have not required to maintain a zero balance or positive trust balance with me as I do other clients.

Please remember that not only did I win your case, I did so on a summary judgment motion that kept you from having to go to trial and secured the return of your car without the need of waiting to be heard in front of either a judge or jury. It is not my actions that caused the defendant to appeal these decisions and I have won every hearing that we have had to attend.

That being said, it is up to you on how you want to proceed or not proceed with your case. There are some important dates you must remember.

1) When it comes to filing the bankruptcy paperwork, I would do that immediately in order to preserve any rights you may have to recover. Failure to do so will waive these rights. Also he only filed for the business. Your judgments against him are also against him personally. We will not take any further action on this issue

2) As it relates to the two current appeals. They have tentatively scheduled oral arguments for October 8th on one case. On the second case there is a reply brief due on August 21st. If it is not filed you will be found in default.

I will have Anna send you over my motions to be relieved as your counsel in all the cases. You will need to scan those back to me immediately so that I can notify the court that I am off of the cases.

Lastly, since you have decided to decline to have km further represent you, the chances of me recovering my oed attorneys fees from the other party are no longer available, and you will need to make a concrete repayment schedule with Anna to take care of your balance. I will not be able to extend you the courtesy that have been of allowing you to make small payments toward your significant balance owed.

If you have any questions please let me know

Thanks

Stoney

[Quoted text hidden]

--

Law Office of James Stone Craven, LLC
620 N. Main St. #305
Greenville SC 29601
T 864-729-8722
F 864-236-8798

"ATTORNEY-CLIENT PRIVILEGED; DO NOT FORWARD WITHOUT PERMISSION." The information contained in this transmission is privileged and confidential. It is intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or by email to stoney@stoneycraven.com or by replying to this email and delete all copies of this message and all attachments.