

BRIEF OF APPELLANT
THE STATE OF SOUTH CAROLIA
In The Court of Appeals
APPEAL FROM GREENVILLE COUNTY
Court of Common Pleas

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SEP 11 2015

SC Court of Appeals

Letitia H. Verdin, Circuit Court Judge

Case No. 2013- 002082

DR. Rogers C. REEVES Respondent,

Goldie Grier Reeves Appellant.

[INITIAL Brief of]

Goldie Reeves (Pro se

48 McPrice Court

Greenville, SC 29615

(864) 297-0099

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2009
Transcripts..... Judge verdin's court Feb 6 2012
TranscriptJudge Gary Hill's Court

Family Court.....Judge Kinard
Dana Mosrris.....

affadavits

Original and possibly revised
Ktiyh Bblock Cancer driver
Ramon Rivera family cout
H2L Engineer
Wade haris

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Designation

Record on Appeal
Pleading
All mater included is a part of therocord on appeal
Orders judgments

DOCEMPL

Form 62C

✓Certificate respecting readiness Form 62 F and Form 6

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Documents.
Exhibits

Rogers Reeves and I, Goldie Reeves were the settlers of the Reeves Family Trust Primarily to be sure that my son, Christopher Scott Reeves would have benefit of monies that would be available if M residence was sold after I died.

Scot has brain damage from what is now called an evident accident while in the care of a young teen aged girl, the daughter of Rogers Air Force Dental Assistant when he was two weeks old in Arizona. As a teacher and with the help of a couple of neurosurgeons it was fortunately found Scot has a huge gift with music and voice. Perhaps not enough to earn a living, however such that he enjoys playing several instruments.

In discussing these specific challenges with him since my own two strokes it seems we have similar brain challenges. Our daughter on the other hand has a proclivity handling finances and certain business practices. And she is a bit more adept at interacting with friends and family.

Having a home to sell to help provide him funds has been my plan GOAL AND DREAM ALL HIS LIFE. He suffers with anxiety and does not ^{man-}carry on with supervisors and associates _{always}.

Both my children are Christians and Patriotic.

With regard to my problems at my house on January 30, 2012, I had an ostomy bag collection to try out ordered from Cash and Carry Pharmacy I Greenile ordered and expected to be delivered through the mail. A neighbor who lived across the street from me actually was bi-polar and took much of the mail or shipping packages and business supplies. My behavior was not bizarre. I was on chemotherapy and it wiped me out of strength.

This case has more opinion than facts shared and recorded. I designed, built and paid for this house for forty years. When Rogers got a desire to hurt me he admits to withholding alimony which caused me to need help to save it two times only because I continually withheld money ever since we were just separated. He offered the cases up to DSS and the hospital.

I actually sued my neighbor for stealing my ostomy supplies for about one week.

I in fact had stage three and then stage four colon

Cancer.

On January 30, 2012, I asked my cancer doctor to call the doctor to come in. DSS did not apprehend me. I followed my doctors orders.

Rogers spread bad words around saying I was Crazy. I was not and never have been. Just vulnerable and had neutropenia from poor unhealthy hospital food. I was not allowed to eat fresh food and raw items.

The doctor said I was fine and I was released but when Judge Verdine had my explanation of being sick and on antibiotics and narcotics for pain. She chose not to believe me and listened to Chasteen and Daniels who did not have my best interest in mind.

They needed to be expeditious because Rogers had my home sold and been sold to the agent of his investment reit, My expert witness discovered why the roof leaked.

I requested a jury trial however Lyndall took my case off the roster and the two attorneys chose Devlin and worked with stillwell and Garrison Hill to figure out how to have me what Dr Harris called committed. So Rogers would not have to take care of the mess he made of my home. The contract said to have replacement insurance but he did not want to keep his contract so he wanted to commit me to get me out of his hair.. He did not need to hire an errand builder. He simply overpaid Jones Hael and JMIE DECKER FOR THE CONTROL AND THE TAX BREAK. Tax idea in the record.

Rogers wanted me removed from the picture and this can be proven in the record.

I did not participate in their email fiasco.

Indeed I fired Mr Daniels on October 8 2012. I told Judge Verdi there was a bait and switch game going on. The lawyers did not even tell me of the secret meeting to compel and others. When they did that was bazaar. This would amount to abuse of judicial Discretion.

All we need for me and My son is real court.

Devlin and Chasteen are best friend and I clearly heard.

Chasteen to expree what was going on

And furturther Dvlinn was biased and cme up with solutions against buplc policy an All these problems in all cours are reversibple ero. and I can prove it perfectly.

goldie Reeves

Mr. Gady expressed in judge hill's transcript that I hde not understood the merits of my case and made co comments to Judge verdin in error and admitedly not truthfull nand dhe used these ataements to decide pa part of he cse.

I ambeging the court toocnsder this snKE PIT I. Lan Landed in.

Ms. MacManaway said she would recondsider her stetme and so di teh costruction witness who mis informed t the arbitration. The contracts Rogers and I say I pay for the repairsbecause I am an architectural D designer , degreed and experience. I paid every thi Rorers needed and gavit to devlin and he was biased, I belive in the legal system when it is truth full a and etical.I amliterally pleading for my life. I did not have an adlitem when Judge verdin mad her decision . I was anabused eldr. The Dss has no busia bidding rogers will. I was not invited nor did I kno knowabout the motion that tok My houde. ,

Frauin the inducement was not yet in the recod.

FORM 61C
Courts of Justice Act
APPELLANT'S CERTIFICATE RESPECTING EVIDENCE
(General heading in accordance with Form 61B)

APPELLANT'S CERTIFICATE

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The appellant certifies that the following evidence is required for the appeal, in the appellant's opinion:

1. Exhibits numbers 1-40.....
2. The affidavit evidence of *(names of deponents)*
3. The oral evidence of *(names of witnesses)*

(Date)

*(Name, address and telephone and fax numbers
of appellant's lawyer or appellant)*

TO *(Name and address of respondent's lawyer or respondent)*

RCP-E 61C (November 1, 2005)

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1320 Senate St
Columbia SC 29201

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