

IN THE SOUTH CAROLINA COURT OF APPEALS

BRENDA G. HARMON, Appellant,

v.

Joel E. Johnson, D.M.D., Respondent.

Appellant Case # 2015-000061

RECEIVED
DEC 18 2015
SC Court of Appeals

Response to Order from the Appeals Court/Judge Cureton

I, the above Appellant is in compliance to providing the Courts with the information given. However, I am not an Attorney and for me acting as my own Attorney, I feel that I have survived remarkably well with help that was given to me. Still, there are some things that Just don't add up about the Laws of South Carolina. When a young man Dylan Roof, who is white, can walk in a Church with a gun, kill nine black people, placed in custody by the state, clothe and feed by the state, and given the right to a fair trial by the state, but yet I, the above Appellant cannot get a trial because paper work is not in proper order. Nevertheless, I was granted the right to have a trial, by the same Judge who can dismiss my case for this reason. I still ask the question, IS IT BECAUSE I'M BLACK, FEMALE OVER FIFTY, OR WITHOUT LEGAL COUNSEL. I know this is the reason the Respondent failed to say he's sorry. Due to who he is and what he is in the state of South Carolina, the State is saying that it is acceptable. All I'm asking for is a fair hearing towards my Complaint, from what was done to me. What was done to me cannot be reversed, it happened. I, the above Appellant, suffered for a period of four (4 -1/2), years. During this time, I suffered on a daily basis, still trying to live normal. There was no time I didn't feel pain. For the last year and a half, the pain increased to level whereas, I couldn't function daily. The reason I am mentioning this scenario of what happened in Charleston, S. C., because this is the same action that happened to me, just that the above Respondent has a license to kill handed to him by the state.

I had surgery of the Brain, on November 11, 2015, gladly to say there are no facial pains to speak of on this date, December 16, 2015. There are other problems that aroused from the surgery, facial numbness, pain/soreness on top of the right ear. I was told by Dr. Petal, the surgeon who operated on me that "what you're experiencing now will go away in about six months to a year." My Primary Physician here, Dr. Robert Kneece, says "I will have this effect for about a year, if the numbness fail to go away, it most likely be permanent." Still, there is no pain. If I leave this earth today from what was done to me, I must say 'there is no pain.' Not even the Respondent's Representatives have tried to contact me to see how I am feeling, what does that tell you about the system here, in South Carolina.

Please, in the next contact from the Court, Kindly answer my questions. All I want is a trial, with a jury of my peers, the same right that will be given to Dylan Roof.

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The South Carolina Court of Appeals

Brenda G. Harmon, Appellant,

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ORDER

Respondent has filed a motion to dismiss this appeal, explaining that Appellant has failed to serve Respondent with a record on appeal that complies with Rule 210 of the South Carolina Appellate Court Rules.

Within twenty days of this order, Appellant shall serve and file an amended record on appeal that includes all documents listed in Respondent's designation of matter,¹ and all documents listed in Appellant's designation of matter that were presented to the circuit court. Appellant is reminded that the record shall not include any documents that were not listed in the parties' designation of matter or any documents that were not presented to the circuit court. See Rule 210, SCACR. Upon receipt of the amended record of appeal or upon the expiration of twenty days, this court will consider the motion to dismiss.


FOR THE COURT

¹ Respondent designated the following documents: (1) Complaint filed April 17, 2014; (2) 7 Affidavit of Brenda Harmon dated April 17, 2014; (3) Defendant's First Motion to Dismiss filed 7 May 30, 2014; (4) Judge Lee's Order dated August 11, 2014; (5) Defendant's Answer filed August 12, 2014; (6) Certificate of Service filed with Answer dated August 12, 2014; (7) 7 Plaintiff's "Response" signed August 21, 2014; (8) Defendant's Second Motion to Dismiss filed September 23, 2014; (9) Plaintiff's "Willful Disrespect & Disregard for this Case" document received September 25, 2014; (10) 6 Transcript of January 6, 2015 hearing on Motion for Default Judgment and Motion to Dismiss; (11) 7 Form 4 Order dated January 6, 2015; and (12) Order denying Plaintiff's Motion for Default Judgment filed January 6, 2015. *Judge Lee* *Have*

FILED
12/22/15

Columbia, South Carolina

cc:

Brenda G. Harmon

Kelli Lister Sullivan, Esquire

Julius W. McKay, II, Esquire

Courtney Renee Pawley, Esquire

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ORDER

After careful consideration, Respondent's motion to dismiss is denied. However, Respondent shall have ten days from the date of this order to file a memorandum addressing any challenges to the amended record on appeal as filed on July 17, 2015.


FOR THE COURT

Columbia, South Carolina

cc:
Brenda G. Harmon
Kelli Lister Sullivan, Esquire
Julius W. McKay, II, Esquire
Courtney Renee Pawley, Esquire

FILED
9/2/15