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THE SOUTH CAROLINA COURT OF APPEALS

March 28, 2016

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MAR 30 2016

SC Court of Appeals

Ms. Kelli Lister Sullivan, Esquire

B.L.R.

~~P.O. Box 7217~~ 1303 Blanding Street

Columbia, S. C. 29202

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APR 11 2016

SC Court of Appeals

Mr. Julius W. McKay, 11, Esquire

B.L.R.

~~P.O. Box 7217~~ 1303 Blanding Street

Columbia, S. C. 29202

*Submitted
4-11-16 (fee 25.00)
w/ fee rec.
B.L.R.*

Re: Brenda G. Harmon v. Joel Johnson, DMD

Appellate Case # 2015-000061

Response - To Order of March 23, 2016

RECONSIDERATION to ORDER

Reasons for This Case to Continue

On March 24, 2016, I, Brenda G. Harmon the Appellant, received an Oder from the sitting Judge Jasper Cureton, Court of Appeals for the state of South Carolina, Who's decision that I totally disagree with. In light of his decision let me inform the Courts that I am sending reasons as to why this case must continue and be heard by a jury of my peers. Judge Ana Lee gave me the right to be heard on August 11, 2014, from The South Carolina, County of Richland, In The Court of Common Pleas, to be heard. However, on appeal from the plaintiff, the case #

2014cp4002507, was dismissed by Judge DeAndrea Benjamin, On January 6, 2015. The case was appealed for which a decision was handed down from Judge Jasper Cureton, on 9-2-15, giving me the right to be heard, superseding the decision handed down from Judge Benjamin. Having the right to be heard is a given, from two Judges who felt that there was wrong doing. I, the Appellant was not an attorney when these decisions was given, nor am I an attorney in this plea. You cannot give me a right an snatch it back like you would snatch back a bone from a dog. I am human. There are too many conflicts written from Dental/Doctors, who were involved. Having these approvals from the Courts to heard, IT IS MY RIGHT TO BE HEARD. In my Record of Appeal, I presented cases that supported me when decisions was made. Pgs. 38-60. There are too many assumptions and innuendos from the plaintiff that does not fit the claims in law. This court has a duty to seek and find the law that is real. I am asking for my right to be heard.!!

In 2011, I presented this case to a Lawyer, shortly after the physical damage had been done, hoping at that time the defendant would apologize for the pain I was enduring. The Attorney held the case for almost 3 years for reasons that even I can't explain. Nevertheless, it was entered and accepted before the deadline. Having documentations as to the validity of what happened to me, using myself, showing physical damage from what had happened. A hearing was held in April 2014, determining the validity of the accusations. A Court date was set for August 11, 2014, whereas the defendant failed to appear.

I have ask the Courts, where is the Justice for me? Where is my Liberty? I have also ask the Courts, to show me the law that is written that the Respondent has the right to harm a person and not compensate for his actions. I am still waiting on that answer!!!!

I received notice from the defendant that this case was frivolous and no Judge, would listened to what I had to say. However, A Judge did listened, Judge, Anna Lee, whose decision was favorable for the plaintiff. 1.) If this was me who failed to appear, the case would have been thrown out without an opportunity to appeal. 2.) A Rule is a rule. Being Black in South Carolina there is a high disparage of Justice. It doesn't matter that you are a person of Color making the decision for what they know to be right, this is South Carolina. In June of 2015, a young white (Dylan Roof), man just went into a Church, killing 9, black people,

simply because they were black. Here I am, a Black female who was severely damaged by a white dentist, whereas I could have died and he wouldn't have cared, with the State of South Carolina, Judicial system, giving him (Respondent), the right to kill blacks. I feel that Dylan Roof gave president to my case.

A Plea to the Court was entered into the Courts by the Defendant to dismiss the case, which another hearing was given with Judge DeAndrea Benjamin, on January 6, 2015. On that particular day, I was feeling real bad, Having pains about the face. There was reason for me not to appear but knowing that I would not be given the same privilege that the defendant was given in the state of South Carolina, I appeared. At the Hearing I asked the question why they (defendant), didn't appear (transcript/pgs. 7, 8, & 9). Where is the Letter that the defendant's Attorney claimed she sent. I have yet to receive this letter that Judge Benjamin stated was in my file. It was evident to me that the decision was going against me when the Judge and the Attorney looked at each other, laughing at my inept and slowness. When my husband tried to speak up on my behalf, with him knowing that I was experiencing excruciating pains, Judge Benjamin, denied him the right to do so, stating, I didn't write the statue. Pg. #17, ln. 20. This Judge tried to make me feel low to the ground, but being strong will it didn't work. I was taught, if you're going to do a job, do it well or not at all.

I, the above appellant used the laws that applied to me, and at the time of my using there laws they were active in the system of courts. The Defendant disagreed with the finding from a well- known and respectable Neurologist, who found the problem caused by the plaintiff. It appeared that if you're not white, you're not credible in the Courts, in South Carolina. I, waited on the Defendant to say he was sorry, he refused to say this to a black woman, knowing he was wrong.

With all that is written from other Dental/ associates of the Respondent, there are questions that must be asked and answered before a jury, in front of a Judge without prejudice in making a decision, for others to hear.

I am not a lawyer, and I certainly did not give the respondent the right to mangle my body. For me to eliminate most of the pains, swelling and other atrocities, I had to have major surgery, having had 11, surgeries prior to November 11, 2015, performed by Dr. Patal, a neuro- surgeon, who teaches medicine and gives lectures around the Country on Trigeminal Neuralgia.

I am not quite out of the woodwork for problems with my face, but at this time, I am not experiencing the constant pains that I have endured.

As of this date, March 28, 2016, I don't feel much pain, and I am praying that I am going to be fine. However, my face is partially numb from the surgery.

Again, I am expressing to the Courts, I DID NOT GIVE THE RESPONDENT THE RIGHT TO MANGLE MY BODY.

Respectfully;

Brenda G. Harmon/Pro Se'
Brenda G. Harmon
(803) 865-1922

March 29, 2016

CC:

1. Clerk of Court/Court of Appeals
2. Kelli Lister Sullivan, Esquire
3. Julius W. McKay,11, Esquire

THE SOUTH CAROLINA COURT of APPEALS

March 30, 2016

Certificate of Service

R: Brenda Harmon, Appellant/ProSe'

v.

Joel Johnson, D.M.D., Respondent

Case No. 2015-000061

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I, Brenda Harmon, the above named Appellant, duly swears to the Courts that I have serve the Respondent/Counsel of my response of decision handed down on March 23, 2016, on this date of March 30, 2016.

1.) Clerk of Court/Court of Appeals

2.) Ms. Kelli Lister Sullivan, Esquire

~~P.O. Box 7217~~ 1303 Blanding Street

Columbia, South Carolina 29202

3.) Julius W. McKay, 11, Esquire

BAR.
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Columbia, South Carolina 29202

Brenda Harmon, Appellant/ProSe

Brenda Harmon

March 30, 2016