

June 13, 2016

Susan B. Chisholm
32 Trailstream Drive
Mauldin, SC 29662

The Honorable Jenny A. Kitchings
Clerk, South Carolina Court of Appeals
Post Office Box 11629
Columbia, SC 29211

RECEIVED

JUN 16 2016

SC Court of Appeals

80048

Re: Susan Elaine Botts Chisholm vs. William Barry Chisholm
C.A. No. 2005- DR-23-06786
Appellate Case No. 2015- 001708

Dear Ms. Kitchings,

I am not an attorney, nor do I have an attorney. Since our separation and divorce proceedings began in 2000, the divorce granted in 2003, I am no longer financially equipped to pay an attorney for the numerous appeals brought to courts repeatedly from Mr. Chisholm. Mr. Ken Porter was my attorney until this court proceedings. I have not sent any information to this court of appeals, up to this date, knowing that information from court proceedings with Judge Simmons have been submitted by Mr. Chisholm.

The issue submitted to this court is the amount monies owed Mr. Chisholm from a 2005 ruling for \$3248.00. With many things in appeal at that time, I was ignorant/ not aware of that particular judgment, nor informed by Mr. Porter. This certainly is not an excuse, but an explanation.

When I appeared before Judge Simmons, I was sworn in and questioned by Mr. Chisholm and also answered questions from Judge Simmons. During that time, Mr. Chisholm, mentioned my having the services of several attorneys and produced a copy of a check from Mr. Neil Rabon, attorney, that he had received totaling \$3248.00, dated in 2008. At the time I could not even imagine where/ how that check was sent to him.

During questioning, I confessed that I did not have monies to pay the judgment amount, with interest accrued, but had taken \$3248.00 to the sheriff's office to satisfy the judgment, when I first received notice. They notified Mr. Chisholm that the monies were available and he refused to accept. They asked me why Mr. Chisholm had waited all these years and verbalized it was an odd thing to do after so many years.

After court, I continued to try to remember Mr. Rabon's involvement. I returned home, reviewed some data from that time, and realized that I had refinanced my mortgage in 2008 and Mr. Rabon was the closing attorney. He had found a judgment against me for the \$3248.00 and highly suggested that part of the monies from my refinancing be used to pay the judgment, so the closing could continue. He took responsibility for submitting those monies to Mr. Chisholm.

At that time, I emailed Judge Simmons clerk, informing her the reason for the check that Mr. Chisholm had shown and asked that Judge Simmons consider it was paid in 2008, so interest be accrued from 2005-2008, rather than 2005- 2015.

I also spoke with Mr. Rabon. He stated the check sent to Mr. Chisholm was never cashed, it was never returned, nor did Mr. Chisholm contact him stating he was not accepting the check. Mr. Chisholm did not send any correspondence to me re: needing any additional monies to satisfy the judgment. Mr. Rabon apologized for his oversight in not informing me re: the check/ monies.

Judge Simmons ordered that we return to court to address that monies had been sent to Mr. Chisholm, and to address the interest due. Mr. Rabon sent a letter to the court stating that the check for \$3248.00 was not cashed, not returned, and no correspondence was received from Mr. Chisholm. At this time, Mr. Rabon continues to hold those monies plus a check for the interest from 2005-2008, which satisfied Judge Simmons judgment.

This court is asked to overturn Judge Simmons judgment. Mr. Chisholm received a check in 2008, no interest was sent. He could easily have called Mr. Rabon and stated that additional monies for interest were due. Mr. Chisholm, in fact, rejected the \$3248.00. He made no effort to notify Mr. Rabon, Mr. Porter, or me. I would counter that he negated payment?

Although not part of this court proceeding, I did not lie re: my assets. I work as a full time RN. I have an emergency fund savings- less than \$5000. I drive a 2001 Buick, that was my mother's. I live in a house with a mortgage. Items from marital property, in my home, total approximately 15, that he agreed to. When I moved from an apartment to my home, Mr. Chisholm met me at a storage unit and I received a "few" additional personal items. He also gave me a bed at that time. He was aware of other items used in my apartment, and a few of those were returned that day. Over the years, some marital property has been returned to his house, with my son in attendance. Mr. Chisholm continues to have in his possession: some items that were from my parents and grandparents. Those items that he stated are in his basement- they are in his possession. I have repeatedly asked for my family items; I receive no response.

I do not believe the court is interested in any additional misinformation submitted by Mr. Chisholm; therefore, I will not give information to counter them.

I would also like to state that it is very hard to endure the hate that continues from Mr. Chisholm and when ordered to be in court with him, I enter with great fear not only for myself, but for those persons who disagree with him.

Thank you.

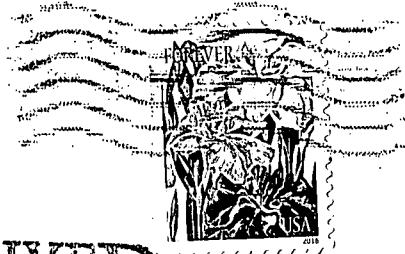
SUSAN CHISHOLM

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