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JUL 20 2016

THE STATE OF SOUTH CAROLINA

SC SUPREME COURT

In the Supreme Court

APPEAL FROM RICHLAND COUNTY

Court of Common Pleas

July 18, 2016

A. Lee, Fifth Judicial Circuit Court Judge

Jasper Cureton, S. C. Appeals Court Judge

Toal, C. J., Kitteridge and Hearn, JJ., concur. Peleicones, J.,

Civil Case # 2014CP400,

Appellate Case # 2015-1328-000061, Order filed 9-2-15

Brenda G. Harmon, -----Petitioner

v.

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

I, the above name petitioner of this case is responding to the respondent, WRIT OF CERTIORARI, July 13, 2016. Let me reiterate, the three that is named in this response gives me, the Petitioner, reasons to

fight for my right of Justice. I have express to the Courts on several occasions that the law is for all, not just the whites, or the rich. I am human, a being who have suffered and will suffer for the rest of my life, with a lighter degree of suffering since I had brain surg., Nov. 11, 2015. The law has provided me with the written laws to continue. The South Carolina Supreme Court, reads in case Vicki I. Wilkinson, Appellant, v. East Cooper Community Hospital, Inc., d/b/a East Cooper Regional Medical Center, Carolina Plastic Surgery Institute, P. A., and Thomas X. Hahm, M.D., Respondents. " The Court's decision to permit medical malpractice cases to proceed on the merits rather than affirm than to affirm unwarranted dismissals based on technical noncompliance with the medical states." See Ross V. Waccamaw Cmty. Hosp., 404 S. C. 56, 744 S. E.2d547 (2013). I am also using Fifth Circuit Judge A. Lee, who decided that I Have the right to a Jury trial, due to the Respondent failure to appear, decision-8-12-14 and Appeals Court Judge Jasper Cureton, filed 9-2-15. Therefore the right for me to petition to Courts to hard is a given. It dose not matter how it was written, it is a fact that is written. I know that the Laws for South Carolina is circled around more whites than blacks, and this is the main reason that the laws that are written, cannot help my case as they should. A black woman suing a white doctor in the state of South Carolina, is a no-no. Even when the Courts know he did wrong. When I do receive a right from a Judge in South Carolina, a Black Judge, he's pressured by the system to overturn his own decision. This was done to me strictly because I am black, older female who represent herself. These are facts.

I, ask the Court's to seek the truth as it is.

McKay, Cauthen, Settana
& Stublely, P. A.
C/O: Kelli Sullivan
1303 Blanding Street
Columbia, S. C. 29201

Brenda G. Harmon
2110 Woodfield Drive
Columbia, S. C. 29223

With Respect:

Brenda G. Harmon

Brenda G. Harmon

7-18-14

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THE STATE OF SOUTH CAROLINA

In the Supreme Court

Case # 2015-000061

July 18, 2016

Proof of Service

Brenda G. Harmon, Petitioner,

v.

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

I, Brenda G. Harmon, the above named Petitioner solely swears to The South Carolina Supreme Court, that I have served the Respondent, a response to their WRIT and request. To be delivered by the Richland County Sheriff Department.

Sincerely;

Brenda G. Harmon

Brenda G. Harmon
7-18-16
BGR