

The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA
29211
1231 GERVAIS STREET
COLUMBIA, SOUTH CAROLINA 29201
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499
www.sccourts.org

May 31, 2016

U.S MAIL & ELECTRONIC MAIL

Mrs. Kathleen Jennings Gresham
1524 Highway 11
Landrum, SC 29356
kpjg01@gmail.com

Re: Blue Ridge Elec. v. Kathleen Gresham
Appellate Case No. 2015-001836

Dear Mrs. Gresham:

This responds to your letter dated May 14, 2016, and received by this Court on May 23, 2016. Since you have not served a copy of this letter on opposing counsel, we are sending a copy of your letter with this correspondence.

Please be advised, pursuant to Rule 242(i), of the South Carolina Appellate Court Rules (SCACR), June 6, 2016, is the deadline for Petitioner to serve and file the required number of appendices and brief of petitioner Blue Ridge Electric Cooperative, Inc.

Also pursuant to Rule 242(i) SCACR, Respondent's brief should be served and filed thirty (30) days after service of petitioner's brief.

If within thirty (30) days after service of petitioner's brief, Respondent should find an extension is necessary to timely serve and file respondent's brief, a

Motion for Extension may be filed with this Court in accordance with Rule 240, SCACR.

Please refer to the order of the Supreme Court of South Carolina dated July 16, 2014 (<http://www.sccourts.org/whatsnew/displaywhatsnew.cfm?indexID=963>), regarding any further extension requests in this matter.

Very truly yours,

Daniel E. Shearouse
85

CLERK

cc: Larry C. Brandt, Esquire (lcb.brandtlawfirm@att.net)
Steven W. Hamm, Esquire (shamm@richardsonplowden.com)
Jo Anne Wessinger Hill, Esquire (jhill@richardsonplowden.com)

May 14, 2016

RECEIVED

MAY 23 2016

Clerk of Court Daniel E. Shearouse
Supreme Court
P. O. Box 11330
Columbia, SC. 29211

S.C. SUPREME COURT

RE: Blue Ridge Electrical Power Cooperative vs. Kathleen J. Gresham
(Husband J. Steve Gresham formerly also named, was dismissed as party at jury trial)
2008 Common Pleas Court Case, three-day jury trial, 13th Judicial Circuit, Greenville County

Dear Mr. Shearouse,

I am out of the country and must resort to writing you in this way. I am away tending to our son who was injured in a auto wreck, rear-ended, and was in need of immediate assistance. He is a study-abroad student embarked on earning a professional degree. MY husband is ill with cancer which left me the only parent able to attend to our son.

Please bear with me as I struggle to do the right thing. I understand from a neighbor getting our mail that The Supreme Court has granted a motion for certiorari regarding a case I participated in as pro se way back in 2008 that was a three-day Common Pleas jury trial in Greenville, SC Court of Common Pleas.

I am helpless to respond at this time and due to matters abroad, not scheduled to fly back into the U.S. (Greenville, SC) until June 8th. My transcript is locked up in Charleston, thus I will have to travel there to obtain same as my husband is unable and then perform whatever I am expected to perform for the Court.

Obviously, time has not been a factor as this case is more than 8 years old, one or more of our witnesses have died, none of Blue Ridge's complaints were granted in long, intense jury trial, and I prevailed on each issue, pro se, with my husband, never a member of Blue Ridge, dismissed at jury trial.

This was long ago. We have no money to secure outside counsel and feel this case poses no new details or critical importance. It is a matter of simple trespass at this stage as Blue Ridge, at trial, abandoned their initiating Complaint of debt, which was adamantly refuted from the outset and finally, abandoned. We have always submitted and do to the Court once again, that this was a frivolous lawsuit from the beginning, and Blue Ridge should be held accountable for same.

There is no novel question of law here and the 12-member impartial jury made their full and complete determination, which did not favor Blue Ridge despite their huge legal team and huge budget. The facts bore out the truth of the matter and the jury so found.

I do not even have the case file number and appeal number with me. I am sorry for that but who would have thought this case would be ongoing for 8- plus years AND I would be called out when I am out of the country on a family emergency matter. This has added stress to already stressful situations.

I call on you most respectfully, Sir, to aid me in having this matter continued until I am able to return to the country and give it attention. That is only fair as I have no law firm or aides to assist me nor the file or ability to now respond. I am sure the Supreme Court as do you, wish fairness even at all costs and that any rules are intended to accomplish that and to be applied with sound judgment and sound discretion. I have limited computer access as in a remote area and have had to borrow access to type you this letter which I will post right away.

I am performing as best current circumstances allow. Thank you for relaying this information as needed and for honoring my just request.

This case has long had its day(s) in the court and justice was issued. I should not be penalized further.

Thank you, Sir, and I place my trust in you and in our Court system. True justice cannot trample an individual or family such as I/ours and disfavor a pro se litigant who has always operated in good faith and prevailed soundly on jury trial, not to be overlooked. I count on you now for justice and fair administration. Thank you.

Most sincerely,
Kathleen J Gresham

US mailing address:
1524 Highway 11, Landrum, SC 29356

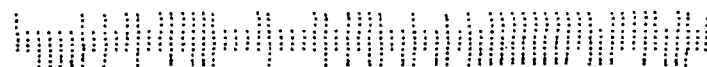
CC: J. S. Gresham

I do not have a reachable U.K. Mailing address.

K. Gresham
Glasgow, Scotland
U.K.

Royal Mail
16-06-2016

Glasgow
Mail Centre



Mr. Daniel E. Shearouse
Clerk of Court
Supreme Court of S.C.
P.O. Box 11330
Columbia, S.C. 29211

29211#1330 USA

