

THE STATE OF SOUTH CAROLINA

In the Supreme Court

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SEP 12 2016

S.C. SUPREME COURT

9 11-2016

Case #2015-000061/ 2016-001283 BH.

Brenda G. Harmon, Pro Se'

Petitioner

v.

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

Respondent

MOTION

I, Brenda G. Harmon, Motion to the Supreme Court of South Carolina that this case be heard by the people.

I submit to The Supreme Court, Articles and Amendments of the U. S. Constitution, where the lower courts of South Carolina, in Richland County has failed me as a citizen with rights that was provided to me from said U. S. Constitution. *Article the public IV., Section, 1. of the U. S. Constitution. Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may be general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the effects thereof.*

The damage that was done to me, I presented evidence to the lower Courts that it was done by named Respondent of this complaint. However, the Respondent failed to show that he didn't do it.

*Article IV., Section. 2., Part A. Citizens of each State shall be entitle to all privileges and immunities of Citizens in the Several States.*

I was looked at as if I was a piece of dirt from the ground, for filing the claim, which was and is my right to do so. However, having only 10, days left before the deadline for me to file, the Respondent tried to take away that right. Still, I was granted the right to have a trial, ordered to me by Judge: A. Lee, August 11, 2014, due in part because the Respondent failed to show-up. Under the Equal Protection Clause of the Fourteenth Amendment, I was not granted Equal Protection of the law, if, it was me who failed to show-up, I wouldn't have been given the right to appeal, the Case would have been deleted from the system regardless of reasons given. Written in the 14<sup>th</sup> Amendment of the Constitution, states that a state must treat an individual in the same manner as others in similar circumstances. Equal Protection is to force government from impartiality. (Being Black, Female, Over Fifty and by Self Representation). I was Discriminated against on the basis of being in a class of one, who the lower courts Judges failed to open their eyes an see or notice what was in front of there that the world could an do see. I was Scrutinize for having pain that was caused by the Respondent. The Law failed me as a U. S. Citizen, by not protecting me with the laws written. Judge DeAndrea Benjamin, In The Court Of Common Pleas For The Fifth Judicial Circuit, Columbia, South Carolina, 29201, she looked at the Attorney for the defense, laughed (smiled). I didn't find anything amusing. I was standing in front of this Judge with a swollen face, groaning in pain, an she chose to laugh, how insensitive of that for anyone to appear in court, which this atrocity of pain was

caused by the same one you're fighting. Again, I am not a lawyer, but I do have the sense to know when my "rights," are being violated.

After I was granted the right for a trial, I went to Charleston, S.C., to meet with one Dr. Bahadori, Carolina Neurological Center, 125 Doughty Street, who diagnosed me as having "Trigeminal neuralgia," a diagnosis that was confirmed by Dr. Patel, and Dr. C. Willy Schwenzfeier, of Charleston, ENT.

I thank God, that I am no long carrying the burden of pain, but have a facial numbness that appearing to be an everlasting effect from Brain Surgery that was performed on me, Nov., 11, 2015, by Dr. Sunil J. Patel, Neurologist at MUSC, in Charleston, S. C. These visits, surgeries, etc., was forced on me by the Respondent Joel E. Johnson, D.M.D, who have yet to say he's sorry, a licensed Dentist by the state of South Carolina. To me it shows that he just don't care who he hurt and why he did it. I express the reasons. Yet, the lower Courts want me to believe that race has nothing to do with, when the Respondent feels that because he is white, he can hurt any black person and get away with it. The irony of this case is that there is a South Carolina Suprem Court Justice, one Pleicones, says otherwise. This witten fact, Judge, DeAndrea Benjamin, knew. I, Brenda G. Harmon, Petitioner, Pro'Se, ask the Courts, once again, "Where <sup>Justice BH.</sup> are my Rights." I have been physically harmed by a Medical Dentist, who has lefted me scared.

Therefore, I request to the Supreme Court to Grant me, for my asking of a trial by Jury, in this matter.

Brenda G. Harmon, Pro Se'



Copies:

-The South Carolina Supreme Court (7)

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

Kelli L. Sullivan, Esquire

1303 Blanding Street

Columbia, S. C. 29201

*✓ Brenda J. Harmon*  
*9-12-14*

THE STATE OF SOUTH CAROLINA

In the Supreme Court

9-11-16

Case # 2015-000061

Brenda G. Harmon, Pro Se'

v.

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

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S.C. SUPREME COURT

Petitioner

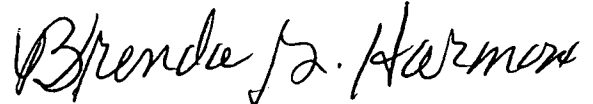
Respondent

Proof of Service

I, Brenda G. Harmon, the above named Petitioner, honestly swear to the S.C. Supreme Court, that I have served the above named Respondent's Attorney a Copy of Motion that was filed with the Court's on Monday, 9-12-2016, served (via), by Richland County Sheriff Dept. in Columbia, South Carolina.

Respectfully;

Brenda G. Harmon, ProSe'



Sept., 12, 2016

Copies:

The South Carolina Supreme Court (7)

Kelli L. Sullivan

(Joel E. Johnson)

1303 Blanding Street

Columbia, S.C. 29201

*Brenda L. Harmon*  
*9-12-14*