

Armando Zulveta <acere1296@gmail.com>

9:00 PM (2 minutes ago)

to dbeatty

SOUTH CAROLINA JUDICIAL DEPARTMENT'S MASS CORRUPTION. DEFRAUDATION OF THE COMMUNITY.

Armando Despaigne Zulveta

01/03/2017

P.O. Box 30361 Winston-Salem, NC 27130

Phone No.: (864) 305-9480 Email: acere 1296@gmail.com

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JAN 03 2017

SC Court of Appeals

To: Justice Donald W. Beatty

South Carolina Supreme Court

1231 Gervais Street Columbia, SC 29201

NOTICE OF INTENT TO SUIT

Honorable Beatty, along with their fraudulent Medical Record that when the time comes we will see about this, my ex employer defendant TC Unlimited, Inc., and Tim Case's attorney Staubes at the South Carolina District Greenville Division United States District Court they introduced as EXHIBIT a picture of a family which their last name is like mine. Your Honour although Plaintiff-Appellant Zulveta doesn't have any idea of whose family's picture belongs. The only explanation I have your Honour is that that picture was putted there as a threat to my family's life as a reminder that I should not expose their wrongdoings. Even The Mafia but Pablo Escobar and The Chapo respect adversary's families. That gives Your Honour a little bit idea of who the defendants are.

On June 27, 2016 in Greenville County Court of Common Pleas at hearing presided by Judge Leticia Verdin in conjunction with Gallivan White & Boyd, P.A., they tried to silence me. Now they place threats after people's safety who they think are my family. Plaintiff-Appellant Zulveta would find this family in the picture. If any of those portrait

on the picture suffered a tragic death I would recommend this family to look at defendants direction for answer, incrimination. Plaintiff-Appellant Zulveta demands an explanation of why the family photo was introduced at Greenville Division District Court as EXHIBITS for this case under Honorable Herlong presiding civil case.

In addition, in Greenville District Court as EXHIBITS defendants introduced my Social Security Number, my Birthday, and more of my personal information under the watchful eye of same court above District Court Senior Judge Herlong, Jr. The same District Court. And abuse of discretion fixing his own court schedule response to exonerate defendants above. Everything THE HILLS, THE CAMPBELLS, AND THE STILWELLS did at their hearings with their fraudulent dismissal Honorable Judge Herlong Jr., now is recreating at Greenville Division District Court. The same partner, same unconstitutional result.

More than eighteen (18) months ago Plaintiff-Appellant Zulveta associated defendants with Lobbyist in Columbia and soon after Honorable Herlong Jr., dismissed some and remind me that I still have more things to be dismissed.

On October 05, 2015 last day of my filing for response to defendant and coming from out of state, I wasn't allowed to file my legal papers because I arrived to the courtroom around 4:40 P.M. What happened is that I filed complaint over the subject, otherwise, a dismissal could have been issued because by then Your Honour I did not bite completely that District Court, and I, we wrongly had mistaken our dateline for filing response to defendants' motion. At the time Steadman Hawkins Clinic of the Carolina's attorney Hayworth Synkler Boyd J. Ben Alexander and Kenneth N. Shaw they had mislead me with their Motion that state district court, and I, we both differently had mistaken scheduling date line for my filing response. YEAH RIGHT!!! What happened is that they did not expect my complaint and there we go, too much noise, we have to tamper Docket Sheet. Soon after to complete everything Honorable Herlong admonished me for defamation of his staff and security force. Soon after also they took Honorable Herlong admonition from Docket Sheet because really, it doesn't look good. Plaintiff-Appellant Zulveta has his admonition papers somewhere.

Greenville Common Pleas Judge Stilwell, Non Coordinator Stephen Lopez, Clerk Shawn, their tamper, forgery of Court Roster reaffirmed my suspicion I have of District Court, SC Workers Compensation Commission Chairman T. Scott Beck and Commissioner R. Michael Campbell and their Judicial Director Amy Bracy, and a lot of more of this kind of tamper convinced me that at the time Steadman Hawkins Clinic of the Carolina's attorney Hayworth Synkler Boyd J. Ben Alexander and Kenneth N. Shaw they had

mislead me with their Motion that state mistakenly shedding response.

Beforehand Plaintiff-Appellant Zulveta makes aware The South Carolina Supreme Court, and Greenville Division District Court that my identity never has been stolen. Any future damages caused as result of my identity be exposed at SOUTH CAROLINA GREENVILLE DIVISION UNITED STATES DISTRICT COURT it would be brought in a future Civil Action against all defendants mentioned in these cases below as well as their attorneys, as well as South Carolina Greenville Division Greenville Division District Court Honorable Henry M. Herlong, Jr., As well as Staubes Clawson, and et, al, below.

State Automobile Mutual Insurance Co., Steadman Hawkins of the Carolinas, Tim Case, Wilson Jones Carter & Baxley, PA, Philpot Law Firm, P.A., TC Unlimited, Inc., Curtis Elliot, Robert P. Restrepo, Jr., Stephen R. Bruner, Irvin H. Philpot, III, and Wesley J. Shull

CERTIFICATE OF SERVICE

This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served to HAYNSWORTH SINKLER BOYD, P.A., to Defendants STEADMAN HAWKINS CLINIC OF THE CAROLINAS's and CURTIS ELLISON's attorneys Ken Shaw and Ben Alexander at FAX #: (864) 240-3200.

This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served to Defendants TC UNLIMITED Inc., and TIM CASE's attorney CLAWSON and STABUS attorney TIMOTHY A. DOMIN at FAX #: (843) 722- 2867.

This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served to Defendants WILSON JONES CARTER & BAXLEY, P.A. and WESLEY J. SHULL's attorney WILSON S. SHELDON at #: (864) 235-6015.

This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served upon defendants State Automobile Mutual Insurance's, Robert P. Restrepo's, Stephen Bruner's attorney Gallivan White & Boyd, P.A., Attorneys Nicholas A. Farr and Phillips E. Reeves at FAX #: (864) 271-7502.

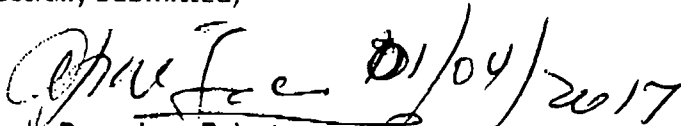
This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served upon defendants Philpot Law Firm P.A., Irvin H. Philpot, III's attorneys Turner

Padget Graham and Laney attorney Erik K. Englebardt at Fax #: (864) 552-4620.

This is to certify that a true copy of NOTICE OF INTENT TO SUIT has been electronic served upon South carolina Greenville Division United States District Court Honorable Henry M. Herlong, Jr. at Fax: (864) 241-2711.

On this day the 4th of January, 2017

Respectfully Submitted;


Armando Despaigne Zulveta

P.O. Box 30361 Winston-Salem, NC 27130

Phone: (864) 305-9480 Email: acere@gmail.com

COPY

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
GREENVILLE DIVISION

2015 OCT -3 AM 11:30

Armando Despaigne Zulveta) Case No.: 6:15-2880-HMH-KFM

Plaintiff,)

vs.)

State Automobile Mutual Insurance Co.)

Philpot Law Firm, P.A., TC Unlimited, Inc.,) TO: HONORABLE KEVIN MCDONALD

Steadman Hawkins of the Carolina)

Wilson Jones Carter & Baxley, PA,)

Robert P. Restrepo, Jr., Curtis Elliot)

Stephen R. Bruner, Irvin H. Philpot, III,)

Tim Case, Irvin H. Philpot, III)

and Wesley J. Shull,)

Defendants)

RECEIVED

JAN 03 2017

SC Court of Appeals

NOTICE OF REASON FOR DELAY

Honorable Kevin McDonald:

Yesterday, October 05, 2015 at 4:42 P.M. Plaintiff was at the Courthouse for the Purpose of file: MOTION TO STRIKE DEFENDANTS TC UNLIMITED, INC. AND TIM CASE'S AFFIDAVIT AND MEMORANDUM IN RESPONSE TO PLAINTIFF'S MOTION FOR DEFAULT JUDGEMENT AGAINST DEFENDANTS and also, to file additional legal documents.

At the metal detector Plaintiff Armando Despaigne Zulveta was prevented from coming inside of the Courthouse by CSO Brian Miller, and Jeff Melton. Their explanation was that nobody is at the Clerk's office, everybody have left the building at 2:30 P.M. Without success, I explained

that it was my last day to file this Motion, Plaintiff legal documents must be stamped, that Plaintiff needs to speak to a court official or otherwise, Plaintiff would be in default. Finally, I came up with the idea of obtaining their names. CSO Brian Miller wrote both of them names down. (SEE ATTACHED COPY OF EXHIBIT). Also, Clerk Kathy Rich today wrote her and her supervisor's name after I explained the situation.

Today, October 06, 2015 Plaintiff was informed by Clerk Kathy Rich that yesterday as normally past 2:30 P.M. they were at the office processing cases. Clerk Rich spoke with her Supervisor Kieron Campbell over this issue. Subsequently, as result the of the Motion being dated October 06, 2015 a day after its expiration Plaintiff was instructed to address this issue directly to you, Your Honor,

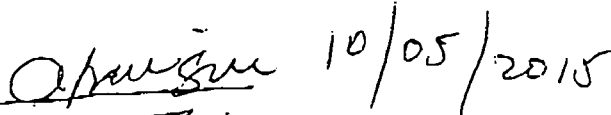
Plaintiff did not give much attention to this incident until after, on my way out I spoke with CSO Brian Miller who this time provided a different version for Plaintiff's impediment to the Courthouse. This time CSO Miller stated: "I have been told that after 4:30 P.M. don't to allow access to anybody into this building, you came here after 4:30." Today CSO Melton was not there, another CSO was at the metal detector site with CSO Miller.

Your Honor, I have not a clear idea of why this incident happened to Plaintiff. At the same time I bring to your attention Your Honor that the fact is that at the door this District Court's schedule time is posted as: 7:30 A.M to 5:00 P.M, Monday to Friday.

I am taking the liberty of suggesting to Your Honor into take a look into this incident. Blocking anyone access to court specially to a party of a civil proceeding is a very serious violation that it should be prevented from happen again.

Respectfully Submitted;

On this day October 07, 2015


Armando DESPEIGNE ZOLVETA

P.O. Box 24892

Winston-Salem, NC 27114

Phone#: (864) 305-8490

Karon Campbell 10/6/15
Kathy Rich 10/6/15

10/05/2015
I (1692) ^{spk}

CSJ - Jeff - Melton

CSJ - Brian Miller