

23 January 2020

Alan Nix
1401 Densmore Circle
Mount Pleasant, SC 29466

Joyce C. Rueger
P.O. Box 1472
Johns Island, SC 29457

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JAN 27 2020
SC Court of Appeals

RE: transcript request: case number 2018-CP-10-003315, 28 August 2019 hearing,
Appellate Case No.: 2019-001878
Question about your letter dated 9 Jan 2020

Ms. Rueger

I have a couple of questions related to your letter dated 9 Jan 2019, as well as one request.

First, does your \$188.75 estimate also include the discussion related to case 2015-CP-10-02751 which occurred at the end of the 2018-CP-10-03315 discussion? If not, please provide a new estimate which does include that additional discussion.

Second, you specifically mention the \$188.75 is the cost for a PDF. Please clarify this portion of your estimate. I admit I am not a professional related to these types of matters but, in general, I expected to receive an estimate for a hard copy of the proceedings which you would mail to me. From previous transcript requests, it is my understanding to have a PDF copy emailed incurs additional cost over and above having a hard copy mailed.

Perhaps, it would be helpful to provide both estimates. One estimate for the printed version of the proceedings, to include the additional discussion related to case 2015-CP-10-02751, and then any additional costs related to a PDF, which I assume you would be emailing.

Please also provide an estimate for an expedited portion(s) of the transcript related to any statements found on your recording associated with ENJOINING PLAINTIFF FROM RE-FILING THIS MATTER AND IMPOSING SANCTIONS UPON THE PLAINTIFF. Language such as me (Alan Nix / Plaintiff) "harassing" judges such as Judge Young may be involved with this apparent discussion of how I'm apparently such a bad and litigious and harassing kind of person. Actually, I've copied a portion of the order in question below which may help you narrow down the portion of the recording that is related.

This Court finds that Plaintiff has violated the FCPSA. Specifically, Plaintiff has filed three motions in regard to the September 19, 2018 Order of Substitution, which allowed Defendants Brown to substitute counsel. These motions have been denied each time. After the first two motions had been denied by the court, any reasonable plaintiff in these "circumstances would understand that under the fact his claim was clearly not warranted under existing law." S.C. Code Ann. § 15-36-10(A)(4)(a)-(c).

Lastly, given I haven't received a response from you, am I safe to assume that you are asserting that your employment by the State of South Carolina / the SC Judicial System poses no potential conflict of interest in your ability to properly manage this request and /or the information in your possession related to this matter?

Thank you for your assistance.

Best regards,



Alan Nix

cc.

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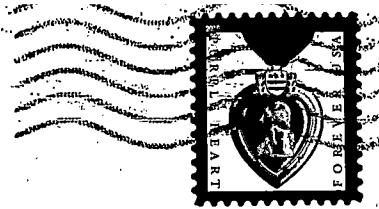
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