

Ms. Kitching

July 11, 2020

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JUL 15 2020

SC Court of Appeals

Reference: Thelma R. Garrick vs
Dr. George H. Khoury and Bon Secours Roper
St. Francis West Ashley
Appellate Case No. 2018-001842
Circuit Court Case No. 2018-CP-10-1163

Dear Sir:

Until this case has been resolved Appellant will continue to try to obtain information from the Respondents pertaining to this case; and that has been previously requested from the Respondents: verbally, Records Department, Agency who now handles the hospital and doctor's records, and the hospital Pharmacy. All of which has been declared in the documents previously forwarded to the Court.

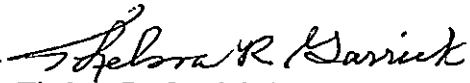
Therefore, Appellant now requests this information from you, their legal council.

1. All medicines ordered and administered on the date of the surgery. (Appellant has all other hospital records after the experimental surgery on August 20, 2015 until she was dismissed from the hospital.)
2. The operation required preparation to be set up prior to the surgery for the purpose of training of hospital staff and others. Appellant's surgeon who was supposed to perform a simple fusion did not operate (per his words) but allowed Medtronic Technicians to operate using a New Navigational system (Robotic Arm) to implant a Pain Distribution Port in the Lumbar, Infuse BMP Device was implanted in the spine after severing spine and removing a piece of bone, and a Cage; all of which had never been approved or tested (I believe they call these "off label"). A copy of the video is required.
3. In all of the hospital and doctor records Appellant cannot find an appointment indicating that the surgeon or staff had discussed this massive surgery with appellant. There should be some type of record and signed legal agreement between the Appellant and the surgeon. Copies of these documents are also requested.

4. Records are also requested that indicate where more than one epidural steroid injection was given; and also record where physical therapy, both at home and physical therapy place occurred (Appellant would have had to sign).
5. A copy of a signed agreement between Victim (Appellant), Doctor, Hospital and Medtronic where she agreed to this massive surgery.

Thank you for your cooperation.

Yours truly,



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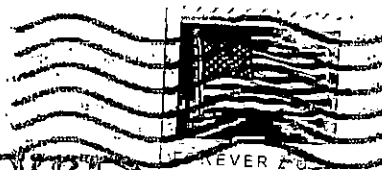
cc: The Honorable Judges of the S.C, Court of Appeals
✓ Ms. Jenny Abbott Kitchings, Clerk of Court
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SC Court of Appeals

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