

The South Carolina Court of Appeals

In the Matter of the Estate of Thomas G. Moore

RECEIVED

Michael Dennis Moore, Appellant,

FEB 17 2021

v.

SC Court of Appeals

Thomas Paul Moore, Francine Laura Lawton, Linda

Kaye Moore, and Phillip Frederick Moore, Respondents.

Appellate Case No. 2018-001144

2-12-2021

TO: South Carolina Court Appeal Judges,

HELD IN ABEYANCE? This letter is Not written to pressure the Judges in any way for their decision on the Appeals to close the Probate Now, on the Website S.C. Courts, org the Alternate Personal Representative Heir - Phillip Moore has read Held in Abeyance Feb. 12, 2021. Is the reason it is Held in Abeyance, because the P. R. Michael Dennis Moore released his attorney? The remaining Heirs believe that should not concern the Judges decision on the three issues that has been on Appeal for 2 years keeping the Probate open even longer. One of the Heirs, Linda K. Moore has passed away without receiving her part of the Estate (A Disgrace) left by her parents. The remaining Heirs have fear and will keep praying to stay alive. Our Personal Representative Michael Dennis Moore has been making statements in his Letters concerning Alternate Personal Representative Heir, Phillip Moore and Judge Scott having a closed door meeting in his office. I would like to respond to that statement. The truth is the reason there was a meeting in Judge Scott's office, My Attorney Kathy Elmore asked me to sign a Release form that I would Not sign due to the fact there was one more issue left to be presented to Judge Scott. We met in Judge Scott's office about Kathy Elmore's release. I stated to Judge Scott there was one more issue left that was not presented in Court. Judge Scott would Not allow Kathy Elmore to be released until All issues were presented in Court.

Enclosed is a copy of a signed document item VIII taken from our Parents Original Will dated Sept. 27, 1999. The document states I appoint my son, Phillip Moore, as alternate Personal Representative. I would have bet my life if I had become P.R. our Parents Probate would have closed in 8 months. Our Parents Probate has been opened for 7 years, two years entering the 3rd year in the S.C. Court of appeals. Totally Un-Fair and a disgrace towards our Parents. I, Phillip Moore, alternate Personal Representative has been involved in this Probate the 1st day it opened. I have my rights to Freedom of Speech to tell the Truth what has transpired in my Parents Probate since day ONE.

My two Brothers has Lied and Tried to Steal Parts of the Estates.

- (1st) The Court has allowed P.R. Michael Dennis Moore to purchase a building and Land to operate his Car Business on Palmetto Street, Florence, S.C. \$100,000.00 paid in full from the Probate Funds.
- (2nd) The Court has allowed P.R. Michael Dennis Moore to use the Probate Funds (Thousands of Dollars) to operate his Car Business purchasing vehicles for 7 years. The Rotary House he lives in NOW Paid for by the Funds.
- (3rd) The Court has allowed P.R. Michael Dennis Moore to use the Probate Funds purchasing houses and cars for his three daughters.
- (4th) The Court has allowed P.R. Michael Dennis Moore to use the Probate Funds to retain his 4 Attorneys: Attorney Tomson, Attorney Potter Stewart, Attorney David Smith and Attorney David Parant in the Past 7 years.
- (5th) The Funds that P.R. Michael Dennis Moore has used for the Past 7 years belongs in the Probate to be divided between the 5 Heirs when the Probate closes. That's exactly the Reason P.R. Michael Dennis Moore Do Not want the Probate to Close.
- (6th) Now, Feb. 12, 2021 Michael Dennis Moore is asking for $\frac{1}{5}$ of the Probate for his Duty as Personal Representative. Due to his actions what he has done through-out the Probate he does not deserve the \$50.00 Judge Scott Ordered to give him for his Duty.

The 1st day the Probate opened, Alternate Representative Heir, Phillip Moore, retained attorney Kathy Elmore as the Lead attorney. Eight months into the Probate Heir Thomas Moore retained his OWN Personal attorney (Pierce Campbell) to submit a illegal, undated, unsigned letter to take the Richland County Property from the other 4 Heirs.

- (1st) The Courts has allowed Thomas P. Moore to retain his OWN Personal attorney (Pierce Campbell) Eight months into the Probate to take the Richland County Property away from the other 4 Heirs.
- (2nd) The Courts has allowed Pierce Campbell to submit a illegal, undated, unsigned letter typed by Thomas Moore or someone else.
- (3) The Courts has allowed Thomas Moore to keep this letter in his possession for 2 years until Pierce Campbell ambushed the other 4 Heirs with this letter the Pay of the 1st Hearing.
- (4) The Courts has allowed Pierce Campbell and Thomas Moore to lie to Judge Scott about this letter (See Transcript) where the letter was found and who found the letter (See Transcript)
- (5) The Courts has allowed at the End of the Issue on the Richland County Property (See Transcript) Pierce Campbell's client himself proves the lies that were testified to under oath through-out the hearing that the letter was attached to the Will inside the safe (See Transcript who found the Will and where the Will was found) Thomas Moore also proves the other 4 Heirs NEVER seen this letter (See Transcript) until they were ambushed with this letter the Pay of the Hearing.
- (6) The Courts has allowed Pierce Campbell to lie in his Final Brief to the S.C. Court of Appeals (OMG) with the Richland County Property issue.
- (7) The Courts has allowed Pierce Campbell to Permit the Final Briefs of Phillip Moore, Linda Moore and Francine Lawton submitted to the South Carolina Court of Appeals. Everything in these Briefs were from the Hearing itself. Why would Pierce Campbell want to Permit these Briefs? Alternate Representative Heir - Phillip F. Moore Sr.

TO: THE HEIRS - How UN-Educated can you be to throw away Thousands and Thousands of dollars of our Parents money paying attorneys that they saved, suffered and worked hard for 65 year of their life?

TO: The 7 attorneys Retained in this Probate - You should be very Pleased and Fortunate that Michael Dennis Moore was the Personal Representative in our Parents Probate.

COPY - from the Original Will.

Alternate Personal Representative Heir - Phillip F. Moore Sr.

ITEM VIII

I do hereby nominate constitute and appoint my beloved son Michael

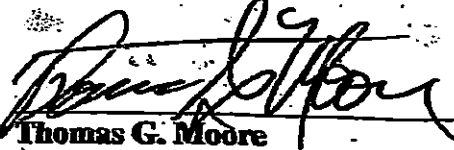
Dennis Moore, as Personal Representative of this my Last Will and Testament and direct that said appointee serve without bond or security and vest in my personal representative full authority and discretion to perform all acts and things deemed necessary, convenient or proper in the administration of my estate. Should, however, my said son fail or refuse

to qualify as Personal Representative, or should predecease me, or in the event of both our deaths, I then appoint my son, Phillip Moore, as Alternate Personal Representative of this my Last Will and Testament and he serve without bond or other security.

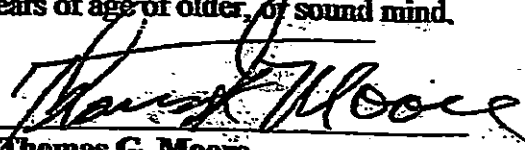
IN WITNESS WHEREOF; I have hereunto set my hand and seal this

27 day of September, 1999

DR
SD


Thomas G. Moore
Testator

I, Thomas G. Moore, the Testator, sign my name to this instrument this 27 day of September, 1999, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and Testament and that I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed, and that I am eighteen years of age or older, of sound mind, and under no constraint or undue influence.


Thomas G. Moore
Testator

The South Carolina Court of Appeals

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2-12-2021

The Honorable Nancy Alison Kitchings
Deputy Clerk, South Carolina Court of Appeals
120 Senate Street
Columbia, SC 29201

RECEIVED

FEB 17 2021

SC Court of Appeals

Dear Ms. Kitchings,

Please file the original with the Court and file-stamp the copy for us and return same in the enclosed, prepaid, self-addressed envelope.

Thank you for your assistance in this matter.

Sincerely,

Alternate Personal Representative
Heir Phillip F. Moore Jr.
1504 Pamon Drive
Florence, S.C. 29505

No more correspondence or letters will be sent to the SC Court of Appeals from Alternate Personal Representative Heir Phillip F. Moore until Judges make their decision on appeals. Enclosed copy of Original Will. Enclosed are True Facts and the Opinion of alternate personal Representative Heir Phillip F. Moore what transpired in the Probate Court - Florence, S.C. These statements Enclosed would NOT have happen if Heir - Phillip F. Moore was Personal Representative and this Probate Would NOT been submitted to the South Carolina Court of Appeals.

Alternate Personal Representative
Heir - Phillip F. Moore Jr.

