

ORIGINAL

FILED

08/15/2022

Bowen Greenwood
CLERK OF THE SUPREME COURT
STATE OF MONTANA

Case Number: DA 22-0153

IN THE SUPREME COURT OF MONTANA

NNO. DA 22-0153

The Appellant's"

FILED

AUG 15 2022

Bowen Greenwood
Clerk of Supreme Court
State of Montana

"PETITIONER FOR REHEARING

YOU CANNOT GRANT 50% and/or MODIFY 50% OF THE MOTION!

You have no reason to dismiss = you must grant 100% of "well-taken" Motion!

THE LAW ALLOWS MY CHOICE NOT TO REPLAY & WHEN I DIDN'T -

THE LAW REQUIRES YOU TO GRANT 100% OF MOTION OR DENY.

THE STATE DOES NOT HAVE WRITTEN PERMISSION TO MODIFY!

The District Court did not contact anyone before Larson's "5 Minute Modification" and falsification of the law provided zero Legal Authority!

THE CSSD CLOSED CASE CANNOT BE USED TO CREDIT THIS CASE!

It's PURE IGNORANCE to credit this Case using CLOSED CASE PYMTS!

I MUST HAVE PAYMENTS FOR \$ 50,000.00+ ARREARS:

It does not matter that you dismissed my Appeal – do you job!

The Law allows me to decide not to reply; leaving you only (1) of (2) Options:

You Grant 100% -or- DENY 100%- YOU CANNOT MODIFY THE MOTION

BY 50% and/or GRANT ONLY 50% = YOU FILE IN ALL THE COURT;

please put phone # on each and provide me the File-Stamped copies so I can

verify you do indeed have the "Well-Taken Motion" within 15 days. YOU ARE

INCAPABLE OF BEING FAR SO YOU FILE IN ALL THE COURTS AND

YOU INFORM THE STATE YOU INCREASED OFFER!

I know for a fact the Supreme Court of Montana will falsify and enforce false laws, but you will not do so in other Courts. I did not reply – you cannot grant 50%!

I could not read the Motion, but I did not need to since the Respondent's Attorney told me that she was asking you to falsify and enforce Larson's "Vexatious" claim as another false law in this Case. You have no justification to dismiss my Appeal **"with prejudice."** What is wrong with you! I am owed over \$100,000.00 in Arrears before the fraudulent **12-20 year Retroactive Modification (\$50,000.00+ now after the appeal)** –Which is illegal and proof that the Supreme Court lied claiming "No Legal Authority! You refused to stop the **FELONY FRAUD** using the **CSSD CLOSED CASE FILE**. The **CSSD Case closed before the Motion was even filed** – how do you think you can credit this Spousal Support Obligation over the \$102,678.16 due on 12/30/2020 using payments I reported, and the Respondent received credit for every single \$350.00 payment he ever paid as 100% Child Support by the CSSD Judge and the CSSD Case Closed 10/2019-5/2020 are the only \$350.00 Spousal Support Credit that this Case can have without fraud!

- *Since I will not be able to file after this- You can tell the State you pushed me (2) two million more than my offer before you wasted my time with a 50% of a Weapon you modified using the "Well-taken" Motion just to injure me again! You cannot even dismiss 50% of my Appeal with it! Yet. You dismissed it "WITH PREJUDICE" just because you were asked!*

- ***Did you think I would be grateful for you only doing half! YOU KNOW IT IS WRONG TO DO AS THAT MOTION REQUESTS AND THAT IS WHY YOU MODIFIED IT. I cannot believe you would ever consider modifying a Motion and have the PURE IGNORANCE to grant it without reason so you bet your asses you will file in every Court –or- you will cost the State. After 15 days the offer increased by at least (1) one million dollars – I now know, the Supreme Court as a whole refused to conduct my previous Appeal and ignored 20+ issues and allowed for the FELONY FRAUD TO CONTINUE – Now, you are using this little Appeal to dismiss “with prejudice” to continue the Fraud and “bury” the 20+ issues ignored from ever being address. YOU FILE IN ALL COURTS AND YOU DO SO WITHIN 15 DAYS.***
- ***YOU DO NOT NEED DIRECTION FROM THE RESPONDENT'S ATTORNEY – YOU DO EXACTLY WHAT HER MOTION ASKS 100%!***

Nikki Faye Waite

NIKKI FAYE WAITE

5/2020 = \$97,678.16
DUC

• THERE IS THE EVIDENCE IN MY 2nd MOTION THAT WAS REMOVED FROM RECORD
+ 1/17/2021 = MOTION WITH CSO RECORD

CERTIFICATE OF SERVICE:

I NIKKI WAITE HAVE PROVIDED A TRUE AND CORRECT COPY OF
THER FORGOTING "PETITION FOR REHEARING BY FIRST CLASS
POSTAGE PRE-PAID FIRST CLASS ON THE 12TH DAY OF AUGUST 2022

RYAN PHYLON

ATTORNEY FOR THE RESPONDENT

310 W. Spruce Street

MISSOULA Mt 59802

THE SUPREME COURT OF MONTANA

RD 203001

Helena 59620-3001

I HAVE MAILED ON AUGUST
12th 2022

Nikki Waite