

**IN THE CIRCUIT COURT OF SEARCY COUNTY, ARKANSAS  
CIVIL DIVISION**

**CASE No. 65CV-21-20**

**MICHEAL PIETRCZAK**

**PLAINTIFF**

**v.**

**RURAL REVIVAL LIVING  
TRUST; AND LAURA LYNN**

**DEFENDANTS**

**LAURA LYNN HAMMETT**

**COUNTER-  
CLAIMANT**

**v.**

**MICHEAL PIETRCZAK**

**COUNTER-  
DEFENDANT**

**EXHIBIT 1 To:**

**Laura Lynn Hammett's Motion to Intervene**

Re: Settlement offer on Pietrczak

From: William Z. White (wzwhite@wzwhite.com)

To: bohemian\_books@yahoo.com

Cc: brooke@wzwhite.com; chris@wzwhite.com

Date: Monday, March 21, 2022, 02:06 PM CDT

So is my winning...I've smiled constantly since the hearing Thursday. Very joyful day.

On Mon, Mar 21, 2022 at 2:05 PM Laura Lynn <[bohemian\\_books@yahoo.com](mailto:bohemian_books@yahoo.com)> wrote:

Your spelling is "humours".

On Monday, March 21, 2022, 01:55:13 PM CDT, William Z. White <[wzwhite@wzwhite.com](mailto:wzwhite@wzwhite.com)> wrote:

I will draft it at my discretion. You do not control the timing of my litigation. I do intend to dismiss my client's claims against you but I am reserving the right to pursue attorney's fees against you for your continual frivolous litigation. That should be a very sizable judgment that I intend to fervently collect. I would reconsider all the ridiculous pleadings you file, because you are only going to cost yourself more money in the long run. I intend to pierce any of the other trusts you have formed. Please send me more meritless threats that unnamed federal agencies are investigating me. I find it all quite humours at this point.

On Mon, Mar 21, 2022 at 1:46 PM Laura Lynn <[bohemian\\_books@yahoo.com](mailto:bohemian_books@yahoo.com)> wrote:

After the order is entered and before my appeal.

You are on notice that I as an individual do not agree to compensate your client for making any improvements to the property while in his control.

Please have the proposed judgment filed by Friday, March 25, 2022 or I will file a motion for reconsideration because you lied to the Court when you said you were going to dismiss me as an individual.

On Monday, March 21, 2022, 12:44:18 PM CDT, William Z. White <[wzwhite@wzwhite.com](mailto:wzwhite@wzwhite.com)> wrote:

You lost due to your inability to practice law. Either way the property is my client's again.

On Mon, Mar 21, 2022 at 10:24 AM Laura Lynn <[bohemian\\_books@yahoo.com](mailto:bohemian_books@yahoo.com)> wrote:

If I as an individual am not dismissed from the still active case 65CV-21-20, getting Judge Weaver disciplined will be a slam dunk. It may happen anyhow, but at least she has the excuse for her denial of my due process that she was proceeding as if I was dismissed as an individual. (She should have confirmed that order before refusing to let me defend my individual position.)

A dismissal is not a loss. Please stop lying to people by saying I "lost". You got a default judgment against the unrepresented trust (which should be overturned on appeal).

On Monday, March 21, 2022, 08:47:30 AM CDT, William Z. White <[wzwhite@wzwhite.com](mailto:wzwhite@wzwhite.com)> wrote:

Your offer was never considered. Again you have lost. You have nothing to offer. If you would like to purchase my client's property please feel free to make an offer. No other offers will be entertained. You simply do not understand you have lost and your opinions about the matter are irrelevant. Just like your latest meritless and feeble professional conduct complaint. I don't need your permission or direction to write the order. Your appeals will fail miserably like all your other litigation efforts. Just more blatant abuse of the Arkansas legal division. If you file another lawsuit that in anyway involves my client, my staff, or myself I will reciprocate 10 fold. You will see the inside of a jail cell.

This message was sent from my iPhone. Please excuse any typographical or punctuation errors.

On Mar 20, 2022, at 8:36 AM, Laura Lynn <[bohemian\\_books@yahoo.com](mailto:bohemian_books@yahoo.com)> wrote:

My offer is rescinded. I am glad you did not accept, because I anticipated you would breach the agreement anyhow and Judge Weaver and Ms. Perry could not be made a party to the agreement. They would get off Scott free.

Write the proposed order.

See you on appeal. (Of course, as Ms. Perry pointed out, there are three other appeals recently filed for which she needs to prepare the transcripts, so the COA may see a pattern emerging.)

The recordings of the hearings in Pietrczak will make fantastic evidence in my federal case. Hopefully the federal judge who hears the recordings while looking at the transcript will refer the matter of the inaccurate transcript to federal law enforcement for public services fraud.

Regards,

Laura Hammett

On Saturday, March 19, 2022, 03:48:31 PM CDT, William Z. White <[wzwhite@wzwhite.com](mailto:wzwhite@wzwhite.com)> wrote:

You have nothing to offer. We have won, and the case will soon be over. If you would like to make an offer to purchase my client's property, we will entertain any bona fide offer. bidding starts at \$350,000.00. However, since it's you we will only consider a cash offer in certified funds.

On Sat, Mar 19, 2022 at 3:36 PM Laura Lynn <[bohemian\\_books@yahoo.com](mailto:bohemian_books@yahoo.com)> wrote:

I will settle if Micheal Pietrczak signs the agreement, since he may otherwise claim he did not authorize you to represent him.

The plaintiff to dismiss all defendants with prejudice.

Micheal Pietrczak to collect half the sales proceeds from the Lick Fork Property, which he can pay you with or not, as per any separate agreement between you.

I will give confidentiality as to names of anyone involved. I may still write about the incidents with fictionalized names and not specifying the counties in which the events occurred.

We have a mutual agreement that includes you and your employees that no one files suit against anyone for anything.

I have already made reports to several agencies in regard to conduct by persons involved. I will be accurate and honest if any of those agencies asks me by subpoena for information, but I will not pursue justice further on my own.

The bonus for Mr. White and the court personnel is that I will not need to subpoena the recording of the August 4, 2021 hearing or the March 17, 2022 hearing for my other cases. Without this agreement, I must prove that a judge was causing me extreme emotional distress by colluding with others to make an inaccurate record. And, Mr. Pietrczak is on the witness list in one case. If I have the dismissal, I won't need to depose Mr. Pietrczak for the other case.

Regards,

Laura Hammett

--

Regards,

Zac

William Z. White  
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