

No 23-6228

IN THE SUPREME COURT OF THE UNITED STATES

BARBARA BURKS WILLIAMS

Appellant,

v

MARK VESS "BUSTOR'S PAWN SHOP "ET AL" #1

FRED LANE, LANES AUTOMOTIVE #2

TAMMY LANE #3

Appellee's

(Appeal from The Supreme Court of The United States (23-6228)

(Appeal from Montgomery County Circuit Court; (47-CV-2021-900144.00)

(Appeal from Montgomery County Circuit Court; (47-CV-2021-000050.00)

(Appeal from Court of Civil Appeal; CL-2022-1169 & 1229)

(Appeal from Supreme Court of Alabama (SC-2023-0022 & 0105)

MOTION FOR RECONSIDERATION

Barbara Burks Williams *Pro-Se Counsel of Record, Appellant*

1302 Sunflower Ct.

Locus Grove, Georgia 30248-3173

(678) 575-4000

Barbarawilliams8589@yahoo.com

Mark Vess "Bustor's Pawn Shop" #1

2900 Governor Dr.

Huntsville, Al. 35805

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Fred Lane "Lanes Automotive" #2

422 Steakley Rd.

New Market, Al. 35761

256-852-3843

Tammy Lane #3

422 Steakley Rd.

New Market, Al. 35761

256-852-3843

This 9th day of March 2024


Barbara Burks Williams

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SUPREME COURT, U.S.

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IN THE SUPREME COURT OF THE UNITED STATES

Barbara Burks Williams,
Appellant

Vs.
Mark Vess "Bustor's Pawn Shop" #1
Fred Lane "Lanes Automotive" #2
Tammy Lane #3
Appellee's

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Case No. 23-6228

MOTION FOR RECONSIDERATION


Come now, Barbara Burks Williams, pro-se Appellant, move this Court to reconsider it's Decision in this matter denying the Petition for Writ of Certiorari.

Under Rule 44, Appellant file this petition, that it is presented in good faith, extraordinary, and not for delay.

Appellant believe that some material fact in the records were missed, or overlooked and fail to take into consideration of the following case.

For the reason more fully set forth in the attached Brief in support of this Motion for Reconsideration, Appellant respectfully request that this Court inquire into and reconsider its Decision of the Trial Court and reverse it's Decision for denying Writ of Certiorari. I have attached Exhibits, that may change your decision about this case of Alabama Code Section: 810-5-75-.64, 32-13-10 (a) (b) (c).

This 9th day of March 2024


Barbara Burks Williams

IN THE SUPREME COURT OF THE UNITED STATES

Barbara Burks Williams,
Appellant

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Vs.
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Tammy Lane #3
Appellee's

Case No. 23-6228

MOTION FOR RECONSIDERATION
BRIEF/EXHIBITS

This Motion for Reconsideration was brought upon the Appelle's because the Appellant do have a standing in this case being that I was the Executrix of my brother's Estate, and he entrusted me to take care of his affairs.

The Alabama Admin.. Code, section 810-5-75-.64 which state all anyone has to do is have a computer and go on line and put in a vin# and that vehicle is deem abandoned, without even knowing why. The DMV of Alabama never checks up on any of the vehicle in the portal. It's not possible that each and every vehicle in the portal of Alabama states the reason for abandonment is the same, that all vehicle was left for 48 hours. Most of the vehicles are newer model cars, and trucks from out of State.

My question is about the chain of custody on the vehicle, and the signature of the owner on any paperwork by all the Appellees. There is no way my brother gave away a \$60,000.00 truck that he has worked hard for to a man he don't even know. In reality the truck was stolen from my home, with the rest of my property while in Probate Court.

1. My brother's 2014 Chevy Silverado was taken, on June 25th, 2019 held by Appellee's from July 25th, 2019 to November 18th, 2020 (1 year 3 months 18 days) and then file an Abandonment claim through the State of Alabama **See Exhibit A-1** vehicle was never reported within 5 days per the Law states..
2. Upon receiving the report for the Appellee's an unclaimed vehicle. Alabama DMV will place a 60 day hold on the vehicle before a title will be issued. This was not done **See Exhibit A-2.**
3. Appellant went on the Alabama Unclaimed Motor Vehicle web and no information of the vehicle exist, and it should be held for 5 years **See Exhibit A-3.**
4. Appellee did not post a public notice of a Public Auction in any New paper in Alabama **See Exhibit A-4.**
5. Appellee fail to pay the State of Alabama Revenue the overages from the sale of the 2014 Chevy Silverado which he sold to himself. The Seller can not buy the vehicle that is been sold to himself. The seller must deposit into the County general funds. The seller must obtain a receipt for deposit of these funds, which never happen **See Exhibit A-5.**
6. Appellees did make false statement in reference to the way they came to have the 2014 Chevy Silverado, and all the fake Bill of Sale, why they would not return the vehicle after Appellant told them she was the Executrix of her brother's Estate, and that the vehicle was still in Probate in the state of Georgia **See Exhibit A-6.**

7. Copy of Georgia Vehicle Registration belonging to Mr. Roberto Bennett **See Exhibit B-1**
8. Appellant Police report of all things taken from Appellantsr home on 03-16-19 including 2 Trucks total \$257,661.00 **See Exhibit C-1.**
9. A Copy of the Fake Bill of sale made by the Appellees without a Notary or Witness on July 25th, 2025 when Markee Bennett was in Prison during life **See Exhibit D-1.**
10. On August 15th, 2019 Appellant file Motion to have Co-Administrators removed, and on August 28th, 2019 the Court granted the Order, charging the brother with stealing from the Estate **See Exhibit E-1.**
11. On August 20th, 2021 Appellant filed Entry for Default Judgment, which went unanswered **See Exhibit F-1.**
12. On November 7th, 2022, Appellant file another Default Judgment, which went unanswered again **See Exhibit G-1-2.**
13. Appellant filed a Right of Possession on August 20th, 2021 **See Exhibit H-1-3**
14. Appellant received a copy of the Title for 2014 Chevy Silverado, which is titled to Appellee#1 Vehicle was purchase on 11-18-2020 and a title was issued on December 9th, 2020. Appellee titled the vehicle in 22 days which is a violation of the Abandonment Laws in Alabama **See Exhibit A-2 and See Exhibit I-1.** Vehicle must be return to the Owner Mr. Roberto Bennett Estate.
15. Appellant asked that the Court Seize the vehicle on 08-23-21 for safe keeping, and again no answer from the Courts **See Exhibit J-1.**

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Appellee's

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Case No. 23-6228

CERTIFICATE OF SERVICE

I have this date mailed a copy of Appellant's Motion For Reconsideration via Fed-Ex ground and U.S Postal Service to the below persons with adequate postage affixed thereon to the address (es) listed below:

Supreme Court of the United States
1 First St NE
Washington, DC 20543

Mark Vess "Bustor's Pawn Shop" #1
2900 Governor Dr.
Huntsville, Al. 35805

Fred Lane "Lanes Automotive" #2
422 Steakley Rd.
New Market, Al. 35761

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
This 9th, day of March 2024



Barbara Burks Williams *Pro Se*
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CERTIFICATE OF COMPLIANCE

Certificate of compliance pursuant to 5th cir. r. 32.(d), the undersigned certifies this brief complies with the type-volume limitations of cir. r. 32(d). 1. The brief contains: a word count of (1533) words in proportionally spaced typeface. 2. The brief has been prepared: In proportionally spaced typeface using micro soft 2000 WordPerfect 14.0 in Time New Roman, 14 point.


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TAMMY LANE #3

Appellee's

CERTIFICATION OF PRO-SE COUNSEL

That this certificate is restricted to the grounds specified in this paragraph Rule 44

and that it is presented in good faith and not for delay;

Barbara Burks Williams *Pro-Se Counsel of Record, Appellant*

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
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This 9th day of March 2024


Barbara Burks Williams *Pro Se*

**Additional material
from this filing is
available in the
Clerk's Office.**