

[Hwang] About the information for the hearing/hearing date (December 5, 2024).

To Mr./attorney [REDACTED] Vincent, and/or the opposing counsels/parties/witnesses,

1. This is my reply to your response in the email correspondence which you sent me on December 5, 2024, Thursday (12/05/2024), on or about at 8:53A.M.(am).

2. I intend to set the hearing and the hearing date for the next status conference in terms of all of the remaining issues including, but not limited to the pending motions (the several motions which were already filed in the past), the court order (so-called the subject of the Court of Appeals November 1, 2024 remand order), and/or any legal/non-legal documents or/and issues.

3. Additionally, I intend or may/can intend to set the hearing and the hearing date for the next status conference in terms of all of the issues which can/may be raised/made, sooner or later, including, but not limited to any motions and/or any legal/non-legal documents or/and issues.

4. Considering the tight schedule on the calendar, and/or considering what the judge said about the court's schedule as well, I think I or/and we can/may/will/should choose the December 13, 2024, Friday (12/13/2024), on or about at 9A.M.(am) or 9:30A.M.(am) for the hearing date and time.

5. Fundamentally, I did not try to, or/and I did not mean to oppose to have any necessary status conference for this case/matter. But there were some/several reasons/factors, including, but not limited to the reasons/factors hereinafter or as below, in terms of/with regard to/about why I opposed and/or why I was not going to be able to participate in the status conference (date) which you originally set or/and tried to set. (filed on November 8, 2024, and set/scheduled on Friday, November 15, 2024 at 9:00 a.m.)

(a) You did NOT comply with the Local Rules.

(b) I was NOT going to be able to, under some circumstances, participate in the hearing date on Friday, November 15, 2024 at 9:00 a.m.)

(c) You did not or could not make more definite statement, (or/and on time), in terms of what you want to achieve. (or/and when I asked you to do at later time.)

(d) Any other reasons/factors which are/were not mentioned above.

(e) However, I could come to/arrive at the courtroom on time (I arrived before 9A.M.(am) when the scheduled time was at 9:30A.M.(am)) at the scheduled day on November 22, 2024, Friday(11/22/2024). But it seemed that the judge had her own situations, problems, or/and circumstances. So I left the courtroom even though I arrived there on time before the schedule time on the scheduled day.

(Additionally speaking, I am leaving or/and noting this additional information hereinafter or as below for the record.)

(f) There were allegations/possibilities/issues whether the judge ended up alleging that she (the judge) was ill/sick, or/and alleging that she had her medical situations on the scheduled time and on the scheduled day for the status conference INTENTIONALLY (ON PURPOSE) OR NOT (emphasis added.)

(g) The next status conference was set on December 3, 2024, Tuesday (12/03/2024).

(h) At the hearing of the status conference on December 3, 2024, the parties made their arguments and the judge talked. Later on, or at a late stage of the session, when/as soon as I began to try to mention a little bit about the judge's alleged medical situations, the judge cited/mentioned, or/and tried to cite/mention so-called "contempt", or/and 'contempt of court'. The judge's such comments/mentioning/citation/citing, quotations, or/and such coercive or high-handed attitudes, or/and such overbearing manner were perceived as duress, intimidation, threat, menace, emotional/legal blackmail to/towards me (PLAINTIFF-APPELLANT HWANG(Pro Se) (even though such his legal rights were protected and guaranteed by/under the First Amendment of the United States Constitution.)

(i) As the opposing counsels(DEFENDANTS-APPELLEES) already know/knew, any decisions could NOT (emphasis added.) be made on/about such pending order or/and pending motions or/and any other issues at the status conference on December 3, 2024, Tuesday (12/03/32024) because the judge said/argued/explained/mentioned that such 30 (THIRTY) days (emphasis added.) were already expired.

(j) This is one of the strongest arguments, (made/presented) by me who is the PLAINTIFF-APPELLANT HWANG(Pro Se) in this case/action, during the entire human history of the world, and/or among any other legal arguments during the entire history of the litigations. His argument is mentioned/presented in the section of (k) hereinafter or as below.

(k) "If the judge had NOT (emphasis added.) been sick or ill, or/and if the judge had NOT (emphasis added.) had such 'alleged' medical situations, any decisions COULD (emphasis added.) be made on/about such pending order or/and pending motions or/and any other issues at the status conference on November 22, 2024, Friday (11/22/32024) because such "30 (THIRTY) days" (emphasis added.) were NOT (emphasis added.) expired at/until that day.

6. This is my attempt to consult with you pursuant to the Local Rules (of the jurisdiction of Shelby County), or/and the Tennessee Rules of Appellate Procedure, the Tennessee Rules of Civil Procedure, the Tennessee Rules of Criminal Procedure, any Local Rules, or/and any controlling rules/regulations/laws/(judicial) precedents.

7. Please, let me know your response/position about/for that(hearing/hearing date) as soon as possible if you can. Or/and please, let me know about that at least until 9P.M.(pm) on December 5, 2024, Thursday (12/05/2024).

Thank you.

Hwang.

(Sent on December 5, 2024, Thursday (12/05/2024), at on or about 2:30P.M.(pm)).

Your previous message in the email correspondence is hereinafter or as below. (on December 2, 2024, Monday (12/02/2024), on or about at 12:23PM(pm)).

I do not understand what you are attempting to set. What are you setting for hearing? If you are attempting to set for hearing the motions that are the subject of the Court of Appeals November 1, 2024 remand order, then I agree; although, I need to know what date you are asking the motions to be set. That is what I have been trying to get resolved and why I asked for the status conference you objected to. If the motions that are the subject of the Court of Appeals November 1, 2024 remand order are what you are attempting to set, what date are you asking those motions to be set?

If you are asking me for my position about any other motions you have filed that are not the subject of the Court of Appeals November 1, 2024 remand order or for another status conference at which you do not intend to also have heard the motions you filed that are the subject of the Court of Appeals November 1, 2024

remand order, I do not agree to any setting of those at this time.

Thank you

[REDACTED] Vincent

Allen, Summers & Gresham, PLLC

[REDACTED]

Memphis, Tennessee [REDACTED]

[REDACTED]