

RECEIVED
USDC, CLERK GREENVILLE, S

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
ANDERSON/GREENWOOD DIVISION**

2015 APR 10 PM 12: 25

IN RE:RECEIVER FOR)
RONNIE GENE WILSON AND) Civil Action No. 8:12-cv-2078-JMC
ATLANTIC BULLION & COIN, INC.)

VOSSBRINCK’S REPLY TO PETITION FOR RULE TO SHOW CAUSE

Diana Vossbrinck, appearing *pro se*, would respectfully show unto this Court that a Rule to Show Cause should not be issued for the following reasons:

- 1) At all times from May 2009 through July 2014, Diana Vossbrinck was an employee of Carolina Farm Stewardship Association (CFSA). From May 2009 through February 25, 2012 (the last payment to CFSA), Ron Wilson was at all times a Board Member of CFSA and for several of those years, Wilson was the President of CFSA. As such, the undersigned should IN NO way be accountable or held responsible for donations or monies paid by Wilson to CFSA;
- 2) Specifically, the payments for 2/5/2009, 3/2/2009 and 6/4/2009 were for administrative work performed for Ron Wilson and Respondent has proof of the work performed. Accordingly, Respondent provided valuable consideration for the monies received and the same are not “ill gotten gains” as alleged;
- 3) Likewise, the payment of \$1,350.00 on 7/2/2010 was for Ron Wilson’s purchase from Respondent of a one ounce gold coin given to Respondent by her grandfather. Again, this was payment in exchange for valuable consideration. As such, the monies paid were in exchange for valuable goods and were not “ill gotten gains” as alleged (simultaneous statements made to others with support this);

- 4) The payment of \$10,000.00 on 9/8/2010 was actually for goods and services for CFSA's OktoberFresh Local Food Festival that Respondent was in charge of. Specifically, of the \$10,000.00, Respondent is informed and believes that she has receipts to pay vendors for the OktoberFresh Festival and then tendered the remaining amount to CFSA;
- 5) Finally, with regard to \$2,000.00 paid to Respondent in or about October 2010, Respondent asserts that these monies were compensation for her tireless efforts to coordinate all the farm-to-table dinners at a National conference for an organization that Wilson was the President of in the Summer of 2010. Wilson was especially thankful for Respondent's efforts because Wilson knew that Respondent was not fond of Wilson's group/organization and the undersigned was single handedly responsible for all the farm-to-table food vendors who catered the event and spotlighted Wilson's pet agricultural stance as activism in action regarding farm to table vendors despite her dislike/vehement nonsupport for the underlying organization;

Accordingly, the Receiver's allegations that the undersigned "gave nothing of value in return and thus ha[s] no legitimate claim to the funds" is patently false and contrary to the evidence of the Respondent. Accordingly, the Rule to Show is based on false and/or ill-informed conclusions by the receiver and should be dismissed.

Dated: 04.10.15


Diana M. Vossbrinck, *pro se*