IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA ROCK HILL DIVISION

Shannon D. Puckett,) C/A No.: 0:15-cv-1392-JMC-SVH
Plaintiff,)
vs.	ORDER
Chester County Sheriff's Office,)
Defendant.)
)

This matter comes before the court on the motion of Janet E. Rhodes, Esq., of Callison Tighe & Robinson, LLC, to be relieved as counsel for Shannon D. Puckett ("Plaintiff"). [ECF No. 16]. Ms. Rhodes indicates that she and her staff have tried unsuccessfully on many occasions to contact Plaintiff via email, U.S. mail, and telephone, to participate in responding to discovery requests. Despite being informed by Ms. Rhodes by letter dated November 18, 2015, that if Plaintiff did not contact her office, Ms. Rhodes would be forced to file to be relieved as her counsel, Plaintiff failed to contact her. *Id.* Ms. Rhodes provided a copy of the motion to withdraw as counsel, filed on December 10, 2015, to Plaintiff. *Id.* In accordance with Local Civ. Rule 83.I.07(B), the motion also informs Plaintiff that she may file an objection to the motion within 17 days. *Id.* That time period has now passed, and Plaintiff did not file an objection to the motion. Therefore, the court grants Ms. Rhodes's motion to withdraw.

The court directs Plaintiff to notify the court by February 3, 2016, of the identity of the new attorney(s) she has retained to represent her in this case or, alternatively, of her desire to proceed with this litigation pro se, i.e., without an attorney. If Plaintiff does

not wish to continue this lawsuit, she may request that the court dismiss the case in its

entirety. To this end, Plaintiff shall, by February 3, 2016, complete the attached notice

and mail it to the Clerk of Court at the address indicated. If Plaintiff fails to file the

attached letter with the Clerk within the time prescribed, the court will consider her as

proceeding pro se.

Plaintiff is specifically advised that, if no new attorney is obtained to represent her

interests, the court will expect this litigation to be conducted in accordance with all

provisions of the Federal Rules of Civil Procedure and that the court is unable to provide

her with legal advice. Failure to comply with court rules could have serious

consequences including, but not limited to, striking her claims and dismissing the case

against the Chester County Sheriff's Office.

IT IS SO ORDERED.

January 4, 2016

Columbia, South Carolina

Shiva V. Hodges

United States Magistrate Judge

(Shiva V. Hodges

	Address	
Clerk of Court United States Distri 901 Richland Street Columbia, South Ca		
In Re: 0:15-	cv-01392-JMC-SVH Puckett v. Chester Coun	nty Sheriff's Office
Dear Ms. Blume:		
In response t as follows:	o the order of Judge Hodges dated January 4, 2	2016, I wish to advise
1.	I, (Printed Name), have of to personally represent me in this matter. His and telephone number are as follows:	
	OR	
2.	I, (Printed Name), have attorney and will represent myself in this machine Clerk of Court direct all notices and pleading address. I understand that I am obligated provisions of the Federal Rules of Civil Proclerk of Court informed as to my proper address.	atter. I request that the ngs to me at the above ed to comply with all occure and to keep the
3.	I, (Printed Name), do no lawsuit and request that the court dismiss the	ot wish to continue this case in its entirety.
	Signature	Date

Name: _____