

IN THE CIRCUIT COURT OF PULASKI COUNTY, ARKANSAS
CIVIL DIVISION - 6TH

COMMITTEE ON THE UNAUTHORIZED PRACTICE OF LAW,
SUPREME COURT OF ARKANSAS

PETITIONER

VS.

NO. CV2009-5366

FILED 09/19/2009 13:24:28
Pat O'Brien Pulaski County Clerk
011

KEITH LAMONT BRYANT, SR
d/b/a KEITH BRYANT PERSONAL INJURY CONSULTANT

RESPONDENT

INJUNCTION ORDER

This matter comes on to be heard this 14th day of September 2009, on Petitioner's petition for injunctive relief. Respondent, Keith Lamont Bryant, Sr., d/b/a as Keith Bryant Personal Injury Consultant was properly served with Petition, Summons, and Notice of Hearing, and has failed to respond or appear in this action. Having reviewed the Petition and attached exhibits and heard testimony of Petitioner's witness from State Farm Insurance, the Court hereby makes the following findings of facts and conclusions of law and enters this injunction against Keith Lamont Bryant, Sr., d/b/a as Keith Bryant Personal Injury Consultant. The Court Finds, Orders, and Adjudges as follows:

1. The Court has jurisdiction of the parties and subject matter herein.
2. Respondent, Keith Lamont Bryant, Sr., is a resident of Pulaski County, Arkansas.
3. Respondent is not a licensed attorney in the State of Arkansas.
4. Respondent has violated Ark. Code Anno. §16-22-501, in that on February 15, 2008 he entered into a contract with a Mr. Kevin Rogers for Respondent to provide assistance to Mr. Rogers in the recovery of losses sustained in a personal injury claim. Respondent, Keith Bryant, Sr., was to receive fifteen percent (15%) of any recovery. The contract stated that should

Mr. Rogers choose to seek the assistance of a licensed attorney, Respondent, Keith Bryan, Sr., was to keep a lien for his services against any recovery Mr. Rogers later obtained.

5. Respondent has previously engaged in similar behavior and was previously issued a cease and desist notice on May 22, 2007 by the Supreme Court Committee on the Unauthorized Practice of Law in UPL case number 2006-006 . Since the issuance of the cease and desist notice, Respondent has continued to contract with citizens of the State of Arkansas for his services of a legal nature in helping to recover losses under personal injury claims.

6. Petitioner has made a sufficient showing that the public will suffer imminent and irreparable harm if the Respondent is allowed to continue to: (a) accept persons in the State of Arkansas as clients and contract with them for legal services in legal matters, (b) advise persons and clients on legal matters, (c) negotiate settlements with insurance companies on behalf of others, and (d) accept money or other valuable consideration from persons for whom he offers or performs services which only a licensed attorney is permitted to provide in Arkansas under statutory law or case law or Court rule.

7. Respondent Keith Lamont Bryant, Sr., his agents, servants, and employees are hereby enjoined and commanded to cease, desist, and refrain from contracting with individuals for legal services, giving legal advice, and accepting payment for any legal services.

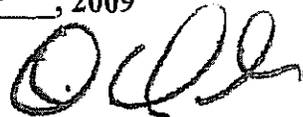
8. Pursuant to Rule 65(f), Ark.R.Civ.P., disobedience of an injunction order may be punished by the Court as a contempt.

9. Pursuant to Rule 65(d), Ark.R.Civ.P., no bond or security shall be required of Petitioner as a condition of issuance of this injunction.

IT IS FOUND and ORDERED that an Injunction is hereby issued against Respondent Keith Lamont Bryant, Sr., d/b/a Keith Bryant Personal Injury Consultant, his agents, servants,

and employees and they all are hereby enjoined and restrained from performing or attempting to perform any acts that constitute the practice of law in Arkansas; from performing or attempting to perform any acts or engaging in any conduct or providing any services that can only be undertaken by a license attorney in Arkansas; including, but not limited to, accepting payment in any form of valuable consideration for such acts or services whether performed or not; representing to anyone that he can assume responsibility for a legal claim or matter and take any action or achieve any result for a client; or providing advice or opinion as to the legal rights or responsibilities for other persons.

So Ordered on this 17th day of September, 2009

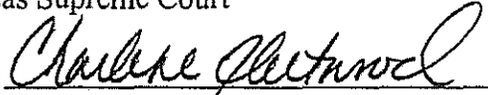


JUDGE TIMOTHY DAVIS FOX

Order prepared by:

Committee on the Unauthorized Practice of Law
Arkansas Supreme Court

By:


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