

**United States District Court
District of South Dakota
Southern Division**

Christopher Roller

(Plaintiff)

vs.

Civil Action No. 06-CV-4098

GE Medical Systems Information

NOTICE OF APPEAL

Technologies, Inc.

(Defendant)

Notice is hereby given that the plaintiff, Christopher Roller, in the above named case, hereby appeal to the United States Court of Appeals for the Eighth Circuit from the final judgment entered in this action on the 30th day of January, 2007.

Transcript not needed per Rule 10(b)(1) since there was no trial. Everything is in the docket.

ISSUES ON APPEAL

Judge Schreier says I'm not mentally ill because I can take of myself. But I am legally mentally ill. Dockets submitted indicate I'm on drugs and mentally ill since '99. Also, I'm on social security because of mental illness. Judge says there's no psychiatric expert saying I'm mentally ill, yet I've submitted documents from my psychiatrists, who are experts, who insist I'm psychotic, delusional, and mentally ill since '99. Quite mystified, I didn't realize (nor afford) I would need an expert when I have submitted plenty of documentation from psychiatrists who are experts.

Judge Schreier says, "Roller claims the statute of limitations was tolled pursuant to

SDCL 15-2-22, which tolls a statute of limitations if an individual's mental condition prevents him from comprehending his legal rights and acting on them in a rational way."

This is an incorrect statement. SDCL 15-2-22 says in verbatim:

15-2-22. Tolling of statute during disability--Maximum period of extension--Actions excepted. If a person entitled to bring an action other than for the recovery of real property, except for a penalty or forfeiture, or against a sheriff or other officer for an escape, was at the time the cause of action accrued, either:

(1) Within the age of minority as defined in chapter 26-1; or

(2) Mentally ill;

the time of the person's disability is not a part of the time limited for the commencement of the action.

The period within which the action shall be brought cannot be extended more than five years by any disability except infancy, nor can it be extended in any case longer than one year after the disability ceases.

The provisions of this section do not apply to actions for the foreclosure of any real estate mortgage, either by action or by advertisement.

S.D. Codified Laws § 15-2-22 provides a 5 year extension to the statute of limitations if I am "(2) Mentally ill". And I am legally mentally ill. And I sometimes don't comprehend the law ("comprehending his legal rights and acting on them in a rational way"), as I've had I've had 4 restraining orders against me, and jailed once for accidentally violating one of the harassment orders (Roller Dep. pg 287). 3 misdemeanors total.

Judge Schreier says, "Roller does not dispute that he spoke to at least one attorney regarding litigation against GEMS IT prior to signing the agreement and that he actually signed the agreement. Roller also admits that he knew he was potentially foreclosing legal action against GEMS IT regarding disability discrimination when he signed the agreement." The lawyer told me I probably did not have a case (docket #17, #91, #92), thus signed the release agreement. The lawyer was wrong. I did have a case the whole time. I was given improper advise by a legal

professional, and misguided.

Judge Schreier says I was a sound state of mind when I signed a release agreement with GE, again because I'm not mentally ill because I can take care of myself. I beg to differ. I was very suicidal (Roller Dep. pg 166), and again, I am legally mentally ill, nuts, and legally insane. I go around saying I'm God, and constantly play pranks on people, some controversial and unappreciated, as we've seen from statements GE has submitted (Kiddie porn joke). Accused of sex harassment when joking around. Threw a rock through a window, resulting in a misdemeanor (Roller Dep. pg 288). I've been mentally institutionalized 5 separate occasions, 3 of them for saying I'm God or looking for my wives, one because I said I was poisoned at GE (Roller Dep. pg 90) and Sioux Valley told me I a threat as a result. And one because I'm played a prank with CIA stating a school bomb threat (Roller Dep. pg 214), which then backfired. Also, I jokingly threatened Bill Clinton (Roller Dep. pg 287), which backfired with the Secret Service. Recently, the judge declared I was a threat to hurt or kidnap Celine Dion's child because I filed a paternity suit (thus restraining order). One of the harassment orders came because I started calling everybody in Redwood Falls MN my wife, which led to all kinds of hatred from the females and their husbands, basically banishing me from the town. Went on a talk show proclaiming I'm God (<http://www.objectforce.com/php/ChrisRoller/Images/JustAShow.wmv>). I have shown myself as a nutcase for over 10 years now. All this behavior (myself) does not sound like a stable person, nor state of mind for anybody, at anytime, especially when suicidal. It's hard to believe I even need to defend the fact that I'm unstable and mentally ill. When I signed that release agreement, I was not stable. I was mentally ill, suicidal, delusional, and unsound mind, and according to S.D. Codified Laws § 20-

11A-2, contract is rescinded.

I've had 4 restraining orders against me, all because people are scared of my God site and my mental illness and people think I'm unstable. I'm tired of being told I'm mentally ill and delusional and unstable, which scares the crap out of people, and the reason why I was discriminated and fired from GE. Then when I can finally use mental illness to my advantage in a discrimination case, somebody tells me I'm not mentally ill and I don't deserve the protection of a mentally ill patient. Wow! Something doesn't sound right.

Judge Michael J. Davis denied dismissal because I am mentally ill (thus 5 year extension under S.D. Codified Laws § 15-2-22). Judge Karen E. Schreier states I'm not mentally ill. I would like the opinion of third judge, because I have been discriminated, and I am mentally ill, unstable, delusional, nuts, and I do believe under the constitution, I am entitled to a fair jury trial before my peers who I'm sure will agree with me.

I asked Ms. Williams (defense attorney) if she had knowledge of my poisoning allegations at GE. She did/could not deny it. I asked Ms. Williams if she thought I was discriminated against. She did/could not deny it. I asked her this because I now believe no one can lie to me under oath (it's Godly magic). Very impressive if true. I would like this case to reopen so I can test my new magic trick in the courtroom. There were some lies submitted by the defense that I would like to re-
pose.

Respectfully submitted,

Date: ____28 Feb 2007 ____

____s/ Christopher A. Roller ____

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