

STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)

IN THE COURT OF GENERAL SESSIONS

COUNTY OF CHARLESTON, STATE OF)
SOUTH CAROLINA)

Warrant No(s): 2021-A10-10200475
2021-GS10-02599
2021-GS10-02599

RECEIVED

AUG 10 2022

SC Court of Appeals

v.)

ALAN G. NIX)

Defendant,)

Prosecutors: Scarlett Wilson, Ashley Pennington, Defendant Defendant Attorney: Alan Nix
Benjiman Mack, Nicholas Uricchio

Address: 101 Meeting St., 4th and 5th floors,
Charleston, SC 29401
Phone Numbers: 843.958.1903/1850

Address: c/o Michael & Taryn Lazroff, 1401
Densmore Cir, Mount Pleasant, SC 29466
Phone Number: 843.991.4170

Motion Hearing Requested
 Form Motion, No Hearing Requested

SECTION I: Hearing Information

Nature of Motion: QUASH BENCH WARRANT + SANCTIONS

Estimated Time Needed: N/A Court Reporter Needed YES / NO

SECTION II: Motion / Order Type

Written motion attached
 Form Motion/ Order

I hereby move for relief or action by the court as set forth in the attached proposed order:

Alan Nix

Signature of:

8 JUN 2022

Date submitted

Solicitor Attorney of Defendant Other

STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)

IN THE COURT OF GENERAL SESSIONS

COUNTY OF CHARLESTON, STATE OF)
SOUTH CAROLINA)

Warrant No(s): 2021-A10-10200475
2021-GS10-02599
2021-GS10-02600

RECEIVED

AUG 10 2022

SC Court of Appeals

**DEFENDANT'S MOTION TO QUASH
BENCH WARRANT DATED 3 JUNE
2022 AND SANCTIONS AGAINST ALL
PERSONS INVOLVED IN OBTAINING
IMPROPER WARRANT**

v.

ALAN G. NIX

Defendant,

TO: CHARLESTON COUNTY SOLICITOR, SCARLETT WILSON (AND ASST. URICCHIO) AND CHARLESTON COUNTY PUBLIC DEFENDER CORPORATION ASHLEY PENNINGTON (AND ASST. MACK)

PLEASE TAKE NOTICE, Defendant Alan G. Nix hereby submits this motion requesting Order(s):

1. quashing the bench warrant dated 3 June 2022
2. Sanctions against all Persons involved in, either directly or indirectly, obtaining the bench warrant dated 3 Jun 2022
3. Order granting in full Defendant's motion dated 18 May 2022. (included as Ex. T2)
4. Compel Prosecutors to turn over to Defendant sealed order filed on 12 January 2022.
5. Compel Prosecutor to turn over to Defendant Judge Jeffersons 30 or 31 March 2022 Order of Continuance for hearing apparently scheduled for 31 March 2022
6. Compel Prosecutors to turn over to Defendant certified copy of 3 Jun 2022 bench warrant

Exhibits included with this motion and incorporated by reference.

T1: email trail related to this matter between the dates of 11 May 2022 and 18 May 2022.

T2: Defendant's motion dated 18 May 2022 to cancel 3 Jun 2022 hearing and compel prosecutors to file proposed order

T3: transcript request related to this matter dated 4 Jun 2022

BACKGROUND

On the afternoon of 18 March 2022, Nickilus Uricchio emailed Defendant his motion requesting the Court to order Alan Nix to appear before the Court of General Sessions to show cause why the Defendant should not be held in contempt for failure to abide by the Order for Competency to State Trial Evaluation dated, he said, January 13, 2022.

At the same time Mr. Uricchio emailed Alan Nix his motion, he stated that the hearing had been scheduled for 31 March 2022.

Mr. Uricchio sent several other emails during the period between the afternoon of 18 March 2022 and the morning of 30 March 2022 restating that the hearing was scheduled for the morning of 31 March 2022.

On the afternoon of 30 March 2022, Jimmy Malone stated that Judge Jefferson had entered an order of continuance of the hearing apparently scheduled for the next morning, 31 March 2022.

Shortly after receiving the email related to the apparent continuance of the 31 March 2022 hearing, Defendant Alan Nix requested a copy of Judge Jefferson's Order of Continuance.

On the same day, 30 March 2022, the SC Court of Appeals dismissed, under very unusual circumstances, Alan Nix's Appeal related to a highly related matter. Appeal number 2021-00074.

On the morning of 11 May 2022, Mr. Uricchio, apparently under the supervision of Ms. Scarlett Wilson, sent Defendant Alan Nix an email entitled "*Rule to Show Cause- Scheduled for Friday, June 3, 2022 at 9:30 am*"

There were several additional email exchanges between the parties related to Mr. Uricchio's 11 May 2022 email, culminating, for the purposes of this motion, with Defendant

Alan Nix sending the adverse parties a copy of the motion, which is included with this motion as exhibit T2, at 2050 on 18 May 2022.

The motion dated, emailed and mailed on 18 May 2022 was fairly simple. There was no need to cause Defendant or the Court any additional waste of time or expense on Ms. Wilson's and Mr. Urrichio's motion dated 18 Mar 2022. It seemed logical, from the start, for Mr. Pennington and Mr. Uricchio to just submit to Defendant and the Court a proposed order to get their order ordering the Defendant to appear before the Court for a Rule to Show Cause hearing. Actually, the Defendant clearly stated in his 18 May 2022 motion, potentially crazily, that he welcomed the opportunity to engage with the adverse parties in an on the record, under oath, contempt hearing.

Clearly Ms. Wilson, Mr. Pennington, Mr. Mack and Mr. Uricchio were not sincere when they submitted their motion for a Rule to Show Cause / Contempt hearing because even though Defendant Alan Nix made it very easy for them to obtain, with the exception of prohibiting the use of any other or further misrepresentations or material omissions, they apparently decided to further engage in abuse of process to obtain the improper bench warrant that is the primary issue raised in this motion.

Further, Defendant is not aware of any valid reason he should have had to attend the 3 Jun 2022 hearing. Defendant concedes that Mr. Urrichion stated multiple times in emails that "*Your appearance is required*", but Defendant argues that if Mr. Urrichion had the ability to order the Defendant to appear, then it seems relatively obvious and logical that Mr. Urrichio would not have had to submit his original motion dated 18 Mar 2022 requesting the Court to order the Defendant to appear. Likewise, Mr. Pennington nor Mr. Mack ever told Alan Nix he had to appear on 3 June 2022.

Consequently, even though numerous simple Charleston County Court / Clerk of Court processes did not operate properly once again, the most that should have come out of Ms. Wilson's, Mr. Pennington's, Mr. Urrichio's and Mr. Mack's scheme on 3 Jun3 2022 is what they requested in their motion dated 18 May 2022, to wit: "*this Court to order the Defendant to appear before the Court of General Sessions to show cause, why the Defendant should not be held in contempt for failure to abide the Order of Competency to Stand Trial Evaluation of the Court of General Sessions date (apparently) January 13, 2022*".

Based on the evidence included in the record and the attachments, it is clear that Ms. Wilson, Mr. Pennington, Mr. Urrichio and Mr. Mack continue to misuse the Court's time, file motions which are not in good faith and manipulate the court to issue orders which are not in good faith, meant for improper purposes and wreak of abuse of process.

Consequently, the Defendant requests the court to not only grant all requests from the motion dated 18 May 2022, but to enter sanctions against all parties involved in this scheme to ensure such conduct is publicly reprimanded and thus sufficiently deterred in the future.

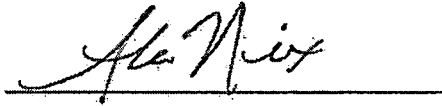
Lastly, Defendant wants to ensure all parties, including but not limited to Mr. Wilson, Ms. Flynn and Ms. Ham, are fully on notice that if Defendant is arrested due to this maliciously and improperly obtained bench warrant, significantly greater additional damages will be sought against the parties they represent and insure.

WHEREFORE, Defendant, respectfully requests the Court to:

1. Enter an order quashing the bench warrant dated 3 June 2022
2. Enter an order properly sanctioning all parties involved in the improper obtaining of the 3 Jun 2022 bench warrant.
3. Enter an order granting all of Defendant's requests from motion dated 18 May 2022, some of which are requested a second time in this motion. (included as Ex. T2)
4. Enter an order compelling the Charleston County Solicitor and/or Charleston County Public Defender Corporation to turn over to Defendant sealed order filed 12 January 2022.
5. Compel Charleston County Public Defender Corporation and Charleston County Solicitor to turn over to Defendant Judge Jefferson's continuance of the apparent hearing of 31 March 2022, or in the alternative, file affidavits explaining in detail what occurred related to this matter between 18 March 2022 and 31 March 2022.
6. Grant Defendant time to file a memo in support of this motion or an amended motion once he receives the transcript of this proceeding from Court Administration. (see. Ex. T3)
7. Any other and further relief as this Court deems just, prudent, ethical, and proper.

June 8, 2022

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Alan Nix", is written above a solid horizontal line.

Alan G. Nix
c/o Michael & Taryn Lazroff
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991.4170

Exhibit

T1

8 JUN 2022

agnix1@hotmail.com

From: agnix1@hotmail.com
Sent: Wednesday, May 18, 2022 8:50 PM
To: 'Nicholas Uricchio'; 'Solicitor'; 'Scarlett Wilson'; 'Natalie A. Ham'; 'Ashley Pennington'
Cc: 'Benjamin A. Mack'; 'Amanda Hiouel'; 'Cassandra Woosley'; 'Courtney Kinowski'; 'Gaylord R. Combs'; awilson@scag.gov; 'Jeff Young'; mkeel@sled.sc.gov; 'Kevin Mims'; tthames@wjlaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong'; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry'; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert'; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook'; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.'; secretary@charlestoncountybar.org; eleonard@wellpath.us; stuart.murphy@scdmh.org; jeffrey.scranton@scdmh.org; 'Kristin Graziano'; lhendricks@thehendricksfirm.com; sean@alhfir.com; baker@alhfir.com; 'Reed W. Mulbry'; tamika.daniels@scdmh.org; 'Abigail Duffy'; ken@alhfir.com
Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am REPLY REQUIRED
Attachments: 18 May 2022 motion to compel cancel.pdf

FYSA.

In the USPS as well.

Let me know what you all decide to do so I can file another motion or memo or something if necessary. The mailing address is still the same but reporting problems.

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>
Sent: Wednesday, May 18, 2022 1:15 PM
To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>
Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wjlaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfir.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>; secretary@charlestoncountybar.org; eleonard@wellpath.us; stuart.murphy@scdmh.org; jeffrey.scranton@scdmh.org; 'Kristin Graziano' <kgraziano@charlestoncounty.org>; lhendricks@thehendricksfirm.com; sean@alhfir.com; baker@alhfir.com; 'Reed W. Mulbry' <RMulbry@charlestoncounty.org>; tamika.daniels@scdmh.org; 'Abigail Duffy'

<ADuffy@charlestoncounty.org>; ken@alhfir.com

Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am REPLY REQUIRED

Everyone.

Please accept my apologies. I attached the wrong document.

Please delete the previous email and reference this attachment entitled "DHS Joe Dawson Intimidation letter.pdf"

Once again, please accept my most sincere apologies. Just too much going on at one time.

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Wednesday, May 18, 2022 1:00 PM

To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>

Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Amanda Hiouela' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfir.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>; secretary@charlestoncountybar.org; eleonard@wellpath.us; stuart.murphy@scdmh.org; jeffrey.scranton@scdmh.org; 'Kristin Graziano' <kgraziano@charlestoncounty.org>; lhendricks@thehendricksfirm.com; sean@alhfir.com; baker@alhfir.com; 'Reed W. Mulbry' <RMulbry@charlestoncounty.org>; tamika.daniels@scdmh.org; 'Abigail Duffy' <ADuffy@charlestoncounty.org>; ken@alhfir.com

Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am REPLY REQUIRED

Just a quick follow up on two of the below issues.

1. I'm a little surprised I haven't received at least a draft proposed order from Nicki and Ashley to make me show up for a contempt hearing. Do you two want me to draft one up and submit to you all? I'm pretty busy for the next few hours but will be back on this shortly. Please let me know by 1500 if you want me to help you with that order.
2. I also have no evidence of a response or production of the outstanding continuance order from Judge Jefferson for the hearing apparently scheduled for 31 Mar 2022. Does anyone object to me using this ongoing lack of response and production of requested continuance order to allege that such a hearing was never scheduled and consequently Judge Jefferson is either unaware of this situation or has chosen to not further participate in said plan?

Also Ms. Wilson, related to MR. URICCHIO's statements on page eight about dismissing the intimidation of the court official charge, did you do that before or after receiving the attachment entitled "Dawson SC District 4thCCA complaint.pdf"?

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Sunday, May 15, 2022 6:28 PM

To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>

Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; hyoung@scid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicspsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfir.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>; secretary@charlestoncountybar.org; eleonard@wellpath.us; stuart.murphy@scdmh.org; jeffrey.scranton@scdmh.org; 'Kristin Graziano' <kgraziano@charlestoncounty.org>; lhendricks@thehendricksfirm.com; sean@alhfir.com; baker@alhfir.com; 'Reed W. Mulbry' <RMulbry@charlestoncounty.org>; tamika.daniels@scdmh.org; 'Abigail Duffy' <ADuffy@charlestoncounty.org>; ken@alhfir.com

Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am REPLY REQUIRED

Good afternoon.

First, I wanted to pass along the attached documents relative to these matters. I assume everyone else would also like to reference them in all of these matters as well?

As most are aware, this isn't all possible related exhibits but definitely a fair share of the exhibits that should be used in these matters and will definitely be used in other matters. Some notable missing exhibits / evidence related to the 26 Jan 2021 Haselden BAIL PROCEEDING hearing is my USB drive which I sent on 4 March 2021 for a copy of that issue and haven't received back yet. Also, I don't have the recordings of mine, Dr. Leonard's and Mr. Murphy's quaint chat on the afternoon of 1 February 2021. I ensured that a note was entered in the kiosk in cell block A3L stating that those recordings should be preserved. Also, I don't have all of the body worn camera and car video from the major criminal takedown of me at the Tanger Sam's Club gas pumps on the evening of 25 Jan 2021. (I'm expecting car video from at least six cars and body worn camera video from at least eight officers, including one North Charleston police officer) I'm confident that no one that works for the County of Charleston would have destroyed that video and audio just yet.

Second, related to number one below (eg. Is this motion for a rule to show cause meant as seeking criminal contempt, civil contempt, or, if possible, both?) I just reread Nicki's thing dated 18 Mar 2022 and realized this is a 101 Meeting St. scheme to GET AN ORDER to force me to appear before the Court of General Sessions for a contempt hearing, not to require me to show up for a contempt hearing. Given the courts are so backlogged with cases, I'm a little surprised at 101 Meeting St.'s lack of respect and concern for the court's valuable time. Consequently, I recommend we do this in a much more judicially economic manner. Ashley and Nicki, you two seem to work quite well together on court orders and other related stuff, or at least in a certain way, thus I recommend you two just draft up another proposed order to get a judge to issue the rule to show cause. If you don't know how to do that by some chance, perhaps MP can help you out some. If his conduct in December 2020 is any indication of his methods, he should definitely be able to help you out and I assume has significant motive to do so as well. And, the good news is I seriously doubt if BM or Ashley is going to object to an order that Ashley helped craft. I also won't object unless it is as egregious as the one dated 7 Jan 2022 since I am looking forward to the opportunity of a contempt hearing. (Crazy, right?) With that being said, of course

none of this can happen until we finally deal with Haselden's clearly arbitrary and capricious 26 Jan 2021 BAIL PROCEEDING FORM II fiasco and probably shouldn't happen until we fully deal with the BMack's Motion to Clarify Judgement issue.

Also, Mr. Ashley, while reviewing these exhibits, and relative to number nineteen below, (Eg. Mr. Pennington, on page six of the transcript, line number eight, you state, in reference to a private evaluation. That "*He initially agreed, then resisted*". Can you please reply with the evidence you suggest exists that I, (eg. "He"), I realized I might have potentially given some potentially confusing responses previously. To rectify this potential situation, if Dr. Leonard Mulbry can successfully demonstrate that he can shrink himself, Benjimen, Gaylord, his son (and County of Charleston employee) Reed and at least one of those cool couch's that folks like him have to make their victim's comfortable down to a size that they will all fit in his Primary Practice office (P262) located at 520 Folly Rd. for a period of four hours, and then safely restore all four to their previous size, with no obvious physical or mental issues for the next thirty days, I will both allow you to avoid answering this question AND will consent to a doctor other than Dr. Mulbry to use his office (P262) to examine me. However, if Dr. Mulbry can't or won't fully and safely perform, and proven via undoctored video and audio recordings, his magic as detailed above, I definitely want to see where you have already reported him to the US Centers for Medicare and Medicaid Services for his obviously knowing and willful fraudulent US Gov't filings made via interstate commerce.

I also realized I failed to demand again last Friday afternoon a copy of Judge Jefferson's continuance of the apparent 31 March 2022 hearing. Please ensure that is provided to me no later than this coming Tuesday, 17 May 2022 at 1300. It either exists..... or it doesn't. If it does exist, please provide. If it doesn't exist, please provide an affidavit explaining what occurred, or didn't occur, and who was involved.

I also realized we should probably agree on the definition of "require". Can we agree that it means "to claim or ask for by right and authority, to demand as necessary, to impose a compulsion or command"?

Lastly, I wanted to clarify you all's latest reasons for alleging that it is required I be evaluated for my apparent competency. (to clarify, it is still perfectly ok to characterize me as suffering from incredible and very long terms exposure to willful, premeditated, coordinated and intentional infliction of emotional distress, along with financial and physical distress as well)

Nicki's latest version is that:

1. I didn't show up for a motion to clarify judgement hearing
2. I apparently send Nicki multiple letters a day
3. I apparently send Nicki multiple emails a day
4. I apparently have an unreasonable fixation on a prior foreclosure which involves my criminal charges
5. I sent Nicki and whoever else comprises "us" an email at 4:45 on 7 Jan 2022 and attached pretty much everyone in Charleston County that's an attorney or otherwise. (See attachment entitled "*7 Jan 2022 email evidence of apparent mental health*").
=> thus, the County of Charleston, State of South Carolina requests a competency evaluation....

Ms. Wilson, any objections to the characterization of you all's current case?

Ashley's version as best as I can determine is:

1. I have a very thoughtful, analytical mind, but only sees trees. I can't see "the forest".
2. We've (Charleston County Public Defender Corporation?) attempted to have a private evaluation to help us understand where we are. I apparently initially agreed, then resisted.
3. I "began to object to our (Charleston County Public Defender Corporation?) actions"
4. There may be indications that I unreasonably distrust my apparent attorneys
5. There may be indications that I lack the ability to understand the context of my litigation.
6. There may be indications that I unreasonably distrust my apparent attorneys and lack the ability to understand the context of my litigation.

Mr. Pennington, any objections or desire to clarify further this characterization of you all's current case?

Please get the rest of the information below back to me as soon as possible along with a proposed order to compel me to come to you all's contempt hearing.

Best regards,
Alan Nix

PS. Jeffrey Scranton.....please let me know where you can be located for legal filings.....

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Friday, May 13, 2022 4:39 PM

To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>

Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mikeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mullid@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfirm.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>; secretary@charlestoncountybar.org

Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am REPLY REQIORED

Importance: High

I will take no response from any of the parties involved as another willful choice, made together, to move forward with this matter.

Given this situation, I need some information to prepare my motion I plan on filing next week.

1. Is this motion for a rule to show cause meant as seeking criminal contempt, civil contempt, or, if possible, both?
2. Can we agree on this definition of the word "immediately"? *"It is impossible to lay down any hard and fast rule as to what is the meaning of the word "immediately" in all cases. The words "forthwith" and "immediately" have the same meaning. They are stronger than the expression "within a reasonable time" and imply prompt, vigorous action, without any delay, and whether there has been such action is a question of fact, having regard to the circumstances of the particular case"* . Just reply with YES, we agree or NO, we do not agree.
3. Can we agree that the word "shall" means mandatory, without discretion?
4. Can we agree that the word "must" also means mandatory, without discretion?
5. Provide the name of the person who filed the order on Thursday, 13 January 2022?
6. Please identify precisely who requested this Order for Competency to Stand Trial?
 - a. County of Charleston, State of South Carolina
 - b. Charleston County Public Defender Corporation
 - c. Charleston County Public Defender Corporation and County of Charleston, State of South Carolina
7. Given the numerous uses of the word "we" and "us" in the transcript by both parties, does anyone object if I characterize the appearance of the relationship between the County of Charleston, State of South Carolina and the Charleston County Public Defender Corporation as an agreement between the parties to obtain this order? (Note, this does not necessarily imply consent of both parties)
8. Related to number five directly above, does any of the parties object if I characterize this agreement between the parties (Charleston County, State of South Carolina (and their employees) AND Charleston County Public Defender Corporation (and their employees) as an ongoing agreement between the parties to obtain such an outcome which dates back to at least 26 January 2021?

9. Mr. Pennington, on page six of the transcript, you lay out two possible issues that you seem to allude requires a competency to stand trial evaluation: 1) trouble trusting their attorney OR 2) understanding the context of their litigation as the basis to order a competency evaluation, but then fail to identify which one I apparently suffer from in your professional medical opinion. Could you please clarify which one you were attempting to identify and provide a few examples you were thinking of on 7 January 2022? .
10. What is the current status of the motion to clarify judgement?
11. The third sentence of you all's order states that "*Defense Counsel verified that the defendant had actual notice of the date, time and location of the hearing*". Can you please point out in the transcript where that verification took place?
12. The fourth sentence, in part, states "*he was suffering from delusions regarding an arrest that he could not remember on November 2021.*" I may be suffering from another apparent delusion, but shouldn't that sentence have a number either before "*November*" or before "*2021*"? Perhaps like a "*23*" or something similar? Please clarify if this was just a simple oversight or potentially something else. Also, I don't remember seeing anything about that in the transcript. Please respond with the page and line number where I can find that.
13. The fifth sentence states "*The defendant said he was going for medical care.*" I've looked back at those emails from 7 January 2022 and I can't find anything about me saying I was going for medical care. Am I having another apparent delusion? Is this sentence just another apparent mistake? Or, is this evidence of a different kind of issue with you all / you all's order? Also, where is that mentioned in the transcript?
14. Speaking of the emails on 7 January 2022, page three of the transcript states no exhibits were introduced. Is that correct? If so, why didn't you all introduce the emails as exhibits / evidence?
15. Please provide me a copy of the certified copy of the order served on the opposing party, including but not limited to, the certificate of service and/or other correspondence which accompanied the certified copy.
16. **Ms. Drachman and Ms. Hutto.** I will be placing a FOIA request in the mail no later than Monday to receive copies of the certified copy of the order, along with the attachments, served upon the examining agency. I will email the same just as soon as it is mailed to get you all moving ASAP.
17. Benjamin. You mentioned a three-way conference call on either 15 or 16 February 2022 with Judge Jefferson and the Charleston County Solicitor. I need a copy of the motion that led to that conference call, the name of the court reporter, etc. So as not to possibly miss anything, just assume I want everything related to this matter.
18. I still need a copy of the secret order from 12 Jan 2022.....
19. Mr. Pennington, on page six of the transcript, line number eight, you state, in reference to a private evaluation. That "*He initially agreed, then resisted*". Can you please reply with the evidence you suggest exists that I, (eg. "He"), initially agreed?

Please get this information back to me at least as quickly as you all did all of this stuff together on 7 January 2022 and 18 March 2022.

I may have a few more requests over the weekend / early next week so please ensure you all reply quickly so we can get everything in to Ms. Armstrong ASAP.

Mr. Ryan and Mr. Young. Please ensure Mr. Pennington's employment with you all continues until this matter, and all related matters, are fully litigated. I'm fairly sure that will be past August of 2022.

Best regards,
Alan Nix.

PS. While I was going through all of this stuff, two statements made by attorneys to me in the last several years kept coming to mind. The first is an exact quote. "*They have their ways*" This was meant to refer to the various and sundry Machiavellian methods of attorneys in our apparently fine State. The second statement, while not an exact quote, but a very close one, is "*Ninety plus percent of all attorneys are unindicted criminals*" When I first heard this statement, I

thought they were delusional. But, after one deals with folks like a number of you all, they weren't delusional at all, they were simply very knowledgeable..... Happy Friday the 13th.....

From: agnix1@hotmail.com <agnix1@hotmail.com>
Sent: Thursday, May 12, 2022 8:00 PM
To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>
Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfir.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schoose.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>
Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am

Good evening.

Just wanted to drop a reminder of the **deadline of 1300 tomorrow, Friday, 13 May 2022.** (17 hours from now)

To reiterate the requirement to avoid motion for sanctions, etc.:

1. **Provide a copy of Judge Jefferson's continuance order of this thing from 30/31 March 2022, which is 42 days ago at this point.**

From: agnix1@hotmail.com <agnix1@hotmail.com>
Sent: Wednesday, March 30, 2022 6:14 PM
To: 'Benjamin A. Mack' <BMack@charlestoncounty.org>
Cc: 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; 'Natalie A. Ham' <NHam@charlestoncounty.org>; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; 'Transcripts' <transcripts@sccourts.org>; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfir.com>; aflynn@irf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schoose.gov; sandysenn@scsenate.gov; plogan@sled.sc.gov; 'Kristin Graziano' <kgraziano@charlestoncounty.org>; djefferson@sccourts.org; 'Jefferson, Deadra L. Law Clerk (Jacqueline Venezia)' <DJeffersonLC@sccourts.org>; 'Jefferson, Deadra L. Secretary (Chanda C. Sheppard)' <DJeffersonSC@sccourts.org>; 'Nicole L.

Paluzzi' <NPaluzzi@charlestoncounty.org>

Subject: RE: State v. Alan Nix / Rule to Show Cause / Thursday 9:30 am

Thanks for the update.

Please send me a copy of the signed and filed order continuing this issue.

Also, I need a copy of the secret order from 12 Jan 2022.

Best regards,
Alan Nix

2. **File a motion or other appropriate legal document:**
 - a. withdrawing your attached Rule to Show Cause
 - b. request Judge Cothran to rescind the attached order dated 7 Jan 2022 and filed 13 Jan 2022.
 - c. Explain in sufficient detail the reasons for your ongoing pattern of misconduct in these matters.
 - d. Serve the same.
3. **Provide a copy of the secret 12 Jan 2022 order which I have previously requested numerous times** (Notice also requested on 30 Mar 2022...)_

Benjimen. Where were you on the morning of 7 Jan 2022 and why were you not in attendance?

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Wednesday, May 11, 2022 1:03 PM

To: 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Solicitor' <Solicitor@scsolicitor9.org>; 'Scarlett Wilson' <wilsons@scsolicitor9.org>; 'Natalie A. Ham' <NHam@charlestoncounty.org>

Cc: 'Benjamin A. Mack' <BMack@charlestoncounty.org>; 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Amanda Hiouel' <Hiouela@scsolicitor9.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Courtney Kinowski' <CKinowski@charlestoncounty.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; awilson@scag.gov; 'Jeff Young' <JYoung@scag.gov>; mkeel@sled.sc.gov; 'Kevin Mims' <kmims@lmlawllp.com>; tthames@wilaw.net; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov; 'Julie Armstrong' <JArmstrong@charlestoncounty.org>; elizabeth.hutto@scdmh.org; tkohn@sccourts.org; drachmar@musc.edu; 'Bill Mulbry' <mulbry@scforensicpsychiatry.com>; sandy@sennlegal.com; mulld@musc.edu; fieldsc@musc.edu; sussman@musc.edu; elizabeth.hutto@scdmh.org; kenneth.rogers@scdmh.org; 'Adam Lambert' <adam@alhfirm.com>; aflynn@jrf.sc.gov; ilias.nigamatov@scdmh.org; 'Laura Westbrook' <laura.westbrook@scdmh.org>; stephanie.trotter@mccabetrotter.com; ryanmccabe@schouse.gov; sandysenn@sccsenate.gov; plogan@sled.sc.gov; awilson@scag.gov; 'John S.' <jsnichols@sccourts.org>

Subject: RE: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am

Importance: High

Good afternoon Ms. Wilson, Mr. Uricchio, Ms. Ham and Mr. Pennington where appropriate.

A few preliminary and related matters that require your prompt attention and action which must be completed and filed no later than 1300 this coming Friday, 13 May 2022.

1. Provide a copy of Judge Jefferson's continuance order of this thing from 30/31 March 2022, which is 42 days ago at this point. I requested a copy of that continuance order via email on the evening of 30 March 2022 and

several times since. I still have not received a copy of this apparent order continuing the hearing apparently scheduled for 31 Mar 2022.

2. File a motion or other appropriate legal document:
 - a. withdrawing your attached Rule to Show Cause
 - b. request Judge Cothran to rescind the attached order dated 7 Jan 2022 and filed 13 Jan 2022.
 - c. Explain in sufficient detail the reasons for your ongoing misconduct in these matters.
 - d. Serve the same.
3. Provide a copy of the secret 12 Jan 2022 order which I have previously requested numerous times

If these two issues are not fully resolved by 1300 this coming Friday, 13 May 2022, I will be forced to file a motion, which in part, will be requesting sanctions against all parties involved.

I believe all of the documents necessary for you to understand your issues are attached and which you have had in your possession at least month longer than I have had in mine.

Best regards,
Alan Nix

PS. Ms. Drachman and Ms. Hutto. Assuming the second item above is not properly completed by this Friday afternoon at 1300, I will be requesting a subpoena requiring your organizations to turn over all documentation related to this matter to be used in a sanctions / contempt hearing for the parties involved in this matter since 7 Jan 2022.

PS2. Benjimen. Where were you on the morning of 7 Jan 2022 and why were you not in attendance?

From: Nicholas Uricchio <UricchioN@SCSolicitor9.org>

Sent: Wednesday, May 11, 2022 10:39 AM

To: agnix1@hotmail.com

Cc: Benjamin A. Mack <BMack@charlestoncounty.org>; Ashley Pennington <APennington@charlestoncounty.org>; Amanda Hiouel <Hiouela@scsolicitor9.org>

Subject: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am

Importance: High

Good morning Mr. Nix,

The State's Motion for Rule to Show Cause is scheduled for Friday, June 3, 2022, at 9:30 am at the Charleston County Judicial Center located at 100 Broad Street, Charleston, SC 29401. Circuit Court Judge William H. Seals, Jr. will preside over the hearing.

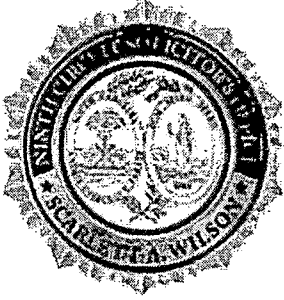
Your appearance is required.

Attached is a filed copy of the State's Motion for Rule to Show Cause. Below is the email notice sent out by the Clerk of Court scheduling the hearing.

Please direct any questions to your attorney, Benjamin Mack.

Your attorney of record, Benjamin Mack, is copied on this email. Chief Public Defender Ashley Pennington is also copied to this email. Ninth Circuit Solicitor's Office Investigator Amanda Hiouel is copied to this email as well.

With kind regards,



Nick Uricchio
Assistant Solicitor

101 Meeting Street, Suite 400
Charleston, SC 29401

o: 843-958-1903 | f: 843-958-1905

e: uricchion@scsolicitor9.org | web: www.scsolicitor9.org

CONFIDENTIALITY NOTICE: All information transmitted in this e-mail, including any files transmitted with it is confidential and contains information which is legally privileged or otherwise exempt from disclosure. They are intended solely for the use of the individual or entity to whom this e-mail is addressed. If you are not one of the named recipients, an employee or agent responsible for delivering the message to the intended recipients, or otherwise have reason to believe that you have received this message in error, please immediately notify the sender and delete this message immediately from your computer. Any other use, retention, dissemination, forwarding, printing, or copying of this e-mail is strictly prohibited.

From: Chas County GS Docket GSDocket@charlestoncounty.org

Sent: Thursday, May 05, 2022 10:50 AM

To: Nicholas Uricchio UricchioN@SCSolicitor9.org

Subject: PLEA-2021A1010200475-ALAN GREGORY NIX

COURT OF COMMON PLEAS
AND GENERAL SESSIONS
100 BROAD STREET, SUITE 106
CHARLESTON, SC 29401-2258



JULIE J. ARMSTRONG
CLERK OF COURT
CHARLESTON COUNTY

This notice was processed on May 5, 2022.

Nicholas Brooks Uricchio
101 Meeting Street
Suite 400
Charleston SC 29401

Re: NOTICE OF PLEA/HEARING

THE STATE OF SOUTH CAROLINA VS ALAN GREGORY NIX

2021A1010200475-Resisting / Resisting Arrest; Oppose or ...
2021GS1002599-Threat / Threatening life, person or fam...

The above captioned matter is scheduled for a Plea/Hearing on June 3, 2022 at 9:30 AM at the:

Charleston County Judicial Center
100 Broad Street
Charleston SC 29401

You are required to attend this Plea/Hearing unless an order of continuance has been issued by the Chief Judge for Administrative Purposes for the Court of General Sessions or the Presiding Judge.

You can track the progression of your case at: www.courtplus.org

If you have any questions about this hearing, please contact your attorney or:

James Milone
GS Docket Manager
(843) 958-5029

Exhibit

T2

8 JUN 2022

STATE OF SOUTH CAROLINA)	IN THE COURT OF GENERAL SESSIONS
COUNTY OF CHARLESTON)	
)	
COUNTY OF CHARLESTON, STATE OF)	WARRANT No(s): 2021-A10-10200475
SOUTH CAROLINA,)	2021-A10-10200476
)	2021-GS10-02600
Plaintiff,)	2021-GS10-02599
)	
vs.)	
)	CERTIFICATE OF SERVICE
ALAN G NIX,)	
)	
Defendant.)	
)	
)	

The undersigned hereby certifies that on the 18th day of May 2022, a copy of the Defendant's motion to require Pennington and Uricchio to file a proposed order for a rule to show cause why Alan Nix should not be held in contempt for not abiding by Cothran's, Pennington's and Uricchio's 7 January 2022 order entitled "ORDER FOR COMPETENCY TO STAND TRIAL EVALUATION PURSUANT TO STATE v BLAIR and to cancel the hearing for the same scheduled for 3 June 2022 was served upon all parties and/or their respective counsel of record via USPS and/or hand delivery as follows: (All parties will also be served via email on 18 May 2022).

Alan Wilson
 SC Attorney General
 1000 Assembly St.
 Columbia, SC 29201

Julie Armstrong
 Clerk of Court, Charleston County
 100 Broad St.
 Charleston, SC 29401

Scarlett Wilson, Solicitor
 101 Meeting St.
 Charleston, SC 29401

Judge Jefferson
 c/o Julie Armstrong, Clerk of Court
 100 Broad St.
 Charleston, SC 29401

Charleston County Public Defender Corporation
 101 Meeting St., 5th floor
 Charleston, SC 29401

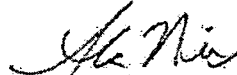
Natalie Ham
 Charleston County Attorney
 4045 Bridge View Dr.
 North Charleston, SC 29405

Hervery Young, General Counsel
 SC Commission on Indigent Defense
 1330 Lady St., Ste. 401

Amie Clifford, General Counsel
 SC Commission on Prosecution Coordination
 1200 Senate St., Ste. B03

Columbia, SC 29201

Columbia, SC 29201

By: 
Alan G Nix
c/o Michael & Taryn Lazroff
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991-4170

STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)
)
)
COUNTY OF CHARLESTON, STATE OF)
SOUTH CAROLINA)
)
)
v.)
)
ALAN G. NIX)
)
Defendant.)

IN THE COURT OF GENERAL SESSIONS

Warrant No(s): 2021-A10-10200475
2021-A10-10200476
2021-GS10-02599
2021-GS10-02600

Prosecutors: Scarlett Wilson, Ashley Pennington. Defendant / Defendant Attorney: Alan Nix
Benjiman Mack, Nicholas Uricchio

Address: 101 Meeting St., 4th and 5th floors,
Charleston, SC 29401
Phone Numbers: 843.958.1903/1850

Address: c/o Michael & Taryn Lazroff, 1401
Densmore Cir, Mount Pleasant, SC 29466
Phone Number: 843.991.4170

Motion Hearing Requested
 Form Motion, No Hearing Requested


SECTION I: Hearing Information

Nature of Motion: CANCEL HEARING (3 JUN 2022) + COMPE PROSECUTORS TO FILE PROPOSED ORDER
Estimated Time Needed: N/A Court Reporter Needed YES / NO

SECTION II: Motion / Order Type

Written motion attached
 Form Motion/ Order

I hereby move for relief or action by the court as set forth in the attached proposed order:


Signature of:
 Solicitor

18 MAY 2022
Date submitted

Attorney of Defendant
 Other

STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)
)
)
COUNTY OF CHARLESTON, STATE OF)
SOUTH CAROLINA)
)
)
v.)
)
ALAN G. NIX)
)
)
Defendant,)
_____)

IN THE COURT OF GENERAL SESSIONS

Warrant No(s): 2021-A10-10200475
2021-A10-10200476
2021-GS10-02599
2021-GS10-02600

**DEFENDANT'S MOTION TO CANCEL
3 JUNE 2022 HEARING AND COMPEL
PROSECUTORS TO FILE PROPOSED
ORDER**

TO: CHARLESTON COUNTY SOLICITOR, SCARLETT WILSON (AND ASST. URICCHIO) AND CHARLESTON COUNTY PUBLIC DEFENDER CORPORATION ASHLEY PENNINGTON (AND ASST. MACK)

PLEASE TAKE NOTICE, Defendant Alan G. Nix hereby submits this motion requesting:

1. The cancellation of the hearing Uricchio notified Defendant of scheduled for 3 June 2022. (Ex. 1)
 2. Compel Prosecutors to provide Defendant copy of continuance order for hearing apparently scheduled for 31 March 2022.
 3. Compel Prosecutors to file proposed order for Rule to Show Cause to hold Defendant in contempt of court for not abiding by Pennington's, Cothran's and Uricchio's 7 January 2022 order entitled ORDER FOR COMPETENCY TO STAND TRIAL EVALUATION PURSUANT TO STATE v. BLAIR.
 4. Compel Prosecutors to turn over to Defendant sealed order filed on 12 January 2022.
-
1. The Charleston County Public Defender Corporation and Charleston County Solicitor worked together on and before 7 January 2022 to craft and obtain Order attached as

Ex. 5 and entitled "*ORDER FOR COMPETENCY TO STAND TRIAL EVALUATION PURSUANT TO STATE V. BLAIR*"

2. Proof of the Charleston County Public Defender Corporation's and Charleston County Solicitor's involvement in crafting this order and obtaining Judge Cothran's signature of the same can be found in Ex. 3. (Note: this version of the transcript, even though dated 17 March 2022, is actually a revision from 25 April 2022.)
3. The Charleston County Solicitor filed a motion entitled "*Notice of Motion and Motion For Rule to Show Cause*" on 18 March 2022. See Ex. 2. (only the motion and motion coversheet are included to prevent this filing from being any longer than necessary)
4. As can be readily determined by a cursory review of the transcript included as Ex. 3 and the Uricchio's and Pennington' order included as Ex. 5. the order and the record have material misrepresentations and omissions.
5. Uricchio represented via multiple emails between 18 March 2022 and 30 March 2022 that a hearing on the Charleston County Solicitor's motion was scheduled for 31 March 2022.
6. An email trail from 30 March 2022 states that Judge Jefferson continued the hearing apparently scheduled for 31 March 2022.
7. Via email on the evening of 30 March 2022, Defendant asked for a copy of Judge Jefferson's continuance of the hearing apparently scheduled for 31 March 2022.
8. As of the date of this motion, despite multiple requests post 30 March 2022, Defendant has not been provided a copy of Judge Jefferson's apparent continuance of the hearing apparently scheduled for 31 March 2022.
9. The Charleston County Solicitor's motion requests a ten minute hearing to get a Rule to Show Cause. The Charleston County Solicitor's motion is both unnecessary and disrespectful of both the Defendant's and Court's time and required expenses to participate.
10. Via email dated 15 May 2022, Defendant suggested that the Charleston County Solicitor and Charleston County Public Defender Corporation could do again as they did on or about 7 January 2022 and work together to draft a proposed Rule to Show Cause, which the Defendant stated he would not object to as long as the apparent

facts included were not as overtly misrepresentative as the differences between the order dated 7 January 2022 and the transcript of the same. (Exhibits 3 and 5 respectively.)

11. Likewise, both the Charleston County Solicitor and Charleston County Public Defender Corporation are extremely aware that the Defendant can not come within a block of the court house without being arrested for violating Haselden's still arbitrary BAIL PROCEEDING FORM II dated 26 Jan 2021.
12. Despite the Defendant's multiple objections during the last sixteen months to Haselden's BAIL PROCEEDING FORM II dated 26 Jan 2021, both the Charleston County Solicitor and Charleston County Public Defender Corporation continue to agree to force Defendant to comply with the clearly arbitrary order while simultaneously attempting multiple times to require him to violate Haselden's 26 Jan 2021 order.
13. Due to the extreme inconvenience, cost and general lack of necessity of the 3 June 2022 hearing, the hearing should be cancelled and the Charleston County Public Defender Corporation and Charleston County Solicitor should do as they should have done originally, or at the very least during the past three days after being notified by Defendant, and just draft another joint proposed order to get their Rule to Show Cause. Defendant agrees to as quickly as possible review their proposed order and only raise issues with gross misrepresentations and/or omissions.
14. Actually the Defendant notified both opposing parties on Sunday, 15 May 2022 that he was quite interested in fully participating in their Rule to Show cause / contempt hearing, hence, the level of rigor involved in drafting and filing a proposed order to get their Rule to Show cause order should have significantly appealed to the Charleston County Solicitor and Charleston County Public Defender Corporation.
15. However, despite multiple follow up emails, neither the Charleston County Solicitor or the Charleston County Public Defender Corporation gave any indication they were willing or able to draft such an apparently simple draft order.

WHEREFORE, Defendant, respectfully requests the Court to:

1. Enter and order cancelling the apparent hearing for the Charleston County Public Defender Corporation and the Charleston County Solicitor to get their Rule to Show Cause and instead, compel them to draft and file a proposed order to get their Rule to Show Cause.
2. Enter an order preventing the entry of any other or new hearings for Defendant until Haselden's arbitrary BAIL PROCEEDING FORM II dated 26 Jan 2021 is finally properly dealt with / set aside.
3. Enter and order compelling the Charleston County Solicitor and Charleston County Public Defender Corporation to turn over to Defendant sealed order filed 12 January 2022.
4. Compel Charleston County Public Defender Corporation and Charleston County Solicitor to turn over to Defendant Judge Jefferson's continuance of the apparent hearing of 31 March 2022, or in the alternative, file affidavits explaining in detail what occurred related to this matter between 18 March 2022 and 31 March 2022.
5. Any other and further relief as this Court deems just, prudent, ethical, and proper.

May 18, 2022

Respectfully submitted,



Alan G. Nix
c/o Michael & Taryn Lazroff
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991.4170

Ex. 1
(1 PAGE)

agnix1@hotmail.com

From: Nicholas Uricchio <UricchioN@SCSolicitor9.org>
Sent: Wednesday, May 11, 2022 10:39 AM
To: agnix1@hotmail.com
Cc: Benjamin A. Mack; Ashley Pennington; Amanda Hiouel
Subject: Rule to Show Cause -Scheduled for Friday, June 3, 2022 at 9:30 am
Attachments: Filed State's Motion For Rule to Show Cause - Alan Nix.pdf

Importance: High

Good morning Mr. Nix,

The State's Motion for Rule to Show Cause is scheduled for Friday, June 3, 2022, at 9:30 am at the Charleston County Judicial Center located at 100 Broad Street Charleston, SC 29401. Circuit Court Judge William H. Seals, Jr. will preside over the hearing.

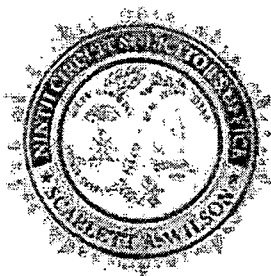
Your appearance is required.

Attached is a filed copy of the State's Motion for Rule to Show Cause. Below is the email notice sent out by the Clerk of Court scheduling the hearing.

Please direct any questions to your attorney, Benjamin Mack.

Your attorney of record, Benjamin Mack, is copied on this email. Chief Public Defender Ashley Pennington is also copied to this email. Ninth Circuit Solicitor's Office Investigator Amanda Hiouel is copied to this email as well.

With kind regards,



Nick Uricchio
Assistant Solicitor
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From: Chas County GS Docket GSDocket@charlestoncounty.org
Sent: Thursday, May 05, 2022 10:50 AM

Ex. 2
(3 PAGES)

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

IN THE COURT OF GENERAL SESSIONS
NINTH JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA

MOTION COVERSHEET

vs.

Arrest Warrant #2021A1010200475
Arrest Warrant #2021-GS-10-02599

ALAN GREGORY NIX,
DEFENDANT.

Indictment #
Indictment #2021-GS-10-02600
Indictment #2021-GS-10-02599

Solicitor: Nicholas B. Uricchio Bar No. 103552 Address: 101 Meeting Street, Suite 400 Charleston, SC 29401 Phone: (843) 958-1903 E-mail: UricchioN@SCSolicitor9.org	Defendant's Attorney: Benjamin A. Mack Bar No. 102068 Address: 101 Meeting Street, Suite 500 Charleston, SC 29401 Phone: (843) 958-1850 E-mail: bmack@charlestoncounty.org
--	---

- MOTION HEARING REQUESTED
- FORM MOTION, NO HEARING REQUESTED
- PROPOSED ORDER/CONSENT ORDER

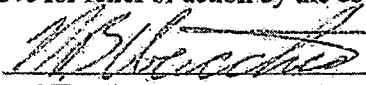
SECTION I: Hearing Information

Nature of Motion: Notice of Motion and Motion For Rule to Show Cause
Estimated Time Needed: 10 minutes Court Reporter Needed: YES NO

SECTION II: Motion/Order Type

- Written motion attached
- Form Motion/Order

I hereby move for relief or action by the court as set forth in the attached proposed order.


Signature of Solicitor Attorney for Defendant

3/18/2022
Date submitted

FILED
MAR 18 2022
CLERK OF COURT
NINTH JUDICIAL CIRCUIT
CHARLESTON, SC

STATE OF SOUTH CAROLINA)
COUNTY OF CHARLESTON)

STATE OF SOUTH CAROLINA,)

vs.)

ALAN GREGORY NIX,)

Defendant.)

_____)

IN THE COURT OF GENERAL SESSIONS
NINTH JUDICIAL CIRCUIT

Warrant No(s): 2021A1010200475;
2021-GS-10-02599

Indictment No(s): 2021-GS-10-02600;
2021-GS-10-02599

Charges: Opposing Law Enforcement Officer Serving Process;
Threatening Life, Person, or Family of a Public Official

Notice of Motion and Motion For Rule to Show Cause

FILED
CLERK OF COURT
NINTH JUDICIAL CIRCUIT
SOUTH CAROLINA

TO: ALAN GREGORY NIX, DEFENDANT AND BENJAMIN MACK, ATTORNEY FOR THE DEFENDANT

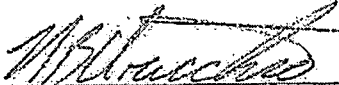
PLEASE TAKE NOTICE that the State of South Carolina, by and through the undersigned attorney, moves this Honorable Court to issue a Rule To Show Cause in the above referenced cases. The Rule To Show Cause is made on the following grounds:

1. The Defendant, Alan Gregory Nix, failed to appear for a Motion to Clarify Representation on Friday, January 7, 2022. Upon hearing from the State, Circuit Court Judge R. Ferrell Cochran, Jr. ordered the Defendant to be evaluated for competency to stand trial. The Order for Competency to Stand Trial Evaluation was signed by Judge R. Ferrell Cochran and filed on January 13, 2022. (Copy of the Order for Competency to Stand Trial Evaluation is attached here unto as Exhibit One.)
2. On February 1, 2022, Medical University of South Carolina (MUSC) sent a letter notifying the Defendant's Attorney Benjamin Mack that Alan Nix's competency evaluation was scheduled for Tuesday, February 15, 2022 at 9:00 A.M. at the MUSC Forensic Psychiatry Program located at 29-C Leibach Drive, Charleston, SC 29407. (Copy of MUSC Appointment Letter is attached here unto as Exhibit Two.)
3. On February 15, 2022, the Defendant missed his scheduled competency evaluation appointment with MUSC Forensic Psychiatry Program. (Copy of MUSC Missed Appointment Letter is attached here unto as Exhibit Three.)

4. On February 15, 2022, MUSC sent a letter notifying the Defendant's Attorney Benjamin Mack and Charleston County Sheriff Kristin Graziano that Alan Nix's second competency evaluation was scheduled for Friday, March 18, 2022 at 9:00 A.M. at the MUSC Forensic Psychiatry Program located at 29-C Leinbach Drive, Charleston, SC 29407. (Copy of MUSC Appointment Letter is attached here unto as Exhibit Four.)
5. On Thursday, March 17, 2022, the Defendant sent an email to multiple parties stating he was aware of the scheduled competency evaluation at MUSC Forensic Psychiatry Program on Friday, March 18, 2022, at 9:30 A.M. (Copy of Defendant's Email is attached here unto as Exhibit Five.)
6. On Friday, March 18, 2022, the Defendant sent an email to multiple parties stating he was unlikely to attend the scheduled competency evaluation at MUSC Forensic Psychiatry Program on Friday, March 18, 2022, at 9:30 A.M. (Copy of Defendant's Email is attached here unto as Exhibit Six.)
7. On March 18, 2022, the Defendant missed his scheduled competency evaluation appointment with MUSC Forensic Psychiatry Program. (Copy of MUSC Missed Appointment Letter is attached here unto as Exhibit Seven.)

The State moves this Court to order the Defendant to appear before the Court of General Sessions to show cause, why the Defendant should not be held in contempt of court for failure to abide by the Order for Competency to Stand Trial Evaluation of the Court of General Sessions dated January 13, 2022, and why such provisions of said Order should not be strictly adhered to.

Respectfully Submitted:


Nicholas Brooks Uricchio,
Assistant Solicitor
Ninth Circuit Solicitor's Office

Charleston, South Carolina
March 18, 2022

FILED
2022 MAR 19 PM 03
SOUTH CAROLINA
COURT OF GENERAL SESSIONS

State of South Carolina)	Court of General Sessions
)	Ninth Judicial Circuit
County of Charleston)	Case No. 2021-GS-10-02599
)	Case No. 2021-GS-10-02600
)	
)	
State of South Carolina,)	
)	
Plaintiff,)	
)	
-vs-)	Transcript of Record
)	
)	
Alan Gregory Nix,)	
)	
Defendant.)	
)	

January 7, 2022
Charleston, South Carolina

B E F O R E:

The Honorable R. Ferrell Cothran, Judge

A P P E A R A N C E S:

Nicholas Oricchio, Esquire
Attorney for the State

Ashley Pennington, Esquire
Attorney for the Defendant

Proceedings taken down electronically

Transcribed by:
Krystal J. Smith
Official Circuit Court Reporter

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I N D E X

<u>WITNESS/DESCRIPTION</u>	<u>PAGE NUMBER</u>
Request for Competency Evaluation.....	4
Ruling.....	9
Court Reporter Certification.....	11

1 JANUARY 7, 2022

2 (WHEREUPON, the proceedings began at 9:43 a.m.)

3 THE COURT: Good morning.

4 MR. URICCHIO: Good morning. Your Honor, we are here
5 today for a motion to clarify judgment. The defendant did
6 not show.

7 Your Honor, this is a situation where I believe we have
8 probably a competency and a mental health issue. The
9 defendant has sent me multiple letters a day, multiple
10 emails. He attaches everybody on his emails. It seems like
11 he has a fixation on a prior foreclosure which involves his
12 criminal charges. He sent us an email at 4:45 last night,
13 attached pretty much everyone in Charleston County that's an
14 attorney or otherwise.

15 He has not showed today. We don't believe he's going to
16 show today. The State would request a competency evaluation
17 for this defendant.

18 MR. PENNINGTON: May it please the Court, Your Honor?

19 THE COURT: Yes.

20 MR. PENNINGTON: Ashley Pennington. I'm standing in for
21 Benjamin Mack, who is counsel of record, but as you know, I'm
22 the manager of the office and I've been involved with this
23 Nix case for the last year.

24 To give the Court some context, Mr. Nix was arrested in
25 January of last year related to the fact that he hadn't been

1 paying what I understand were regime fees in his neighborhood
2 in Dunes West, and he was evicted for that and then there was
3 communications with deputies.

4 THE COURT: Wait a minute.. So tell me -- I missed that.
5 He was evicted for what?

6 MR. PENNINGTON: He apparently -- and the solicitor
7 probably knows more than I do, but he was supposed to be
8 paying regime fees in --

9 THE COURT: Oh, okay.

10 MR. PENNINGTON: -- Dunes West.

11 THE COURT: I missed that part. I understand. Okay.

12 MR. PENNINGTON: So that ultimately, surprisingly, led
13 to an eviction, and his response was to resist the eviction.
14 He did not leave on time. There was some communications with
15 the county attorney's office that were viewed as threatening,
16 and so he was arrested for trespassing, opposing legal
17 process, and intimidation of court officials.

18 He was put in on a composite bond of 65,000. He's not
19 violated that bond. He's been released and I believe he's
20 living out of county, although his whereabouts are not
21 entirely clear to us. I'll explain why that hasn't been an
22 issue.

23 We have -- we picked him up during the about eight days
24 that he was in jail. He couldn't be -- he was not physically
25 screened by us. He was screened virtually, and he was

1 accepting of that representation at that time. We requested
2 a prelim, discovery, and started communications with him.
3 He's maintained that communication abundantly. He's a
4 prolific writer. He has a very thoughtful, analytical mind,
5 but he only sees trees. He can't see the forest.

6 And where we've been, Judge, is that we've attempted to
7 have a private evaluation to help us understand where we are.
8 He initially agreed, then resisted.

9 We had a preliminary hearing, and at that time at the
10 preliminary hearing we tried to get him to appear at that,
11 but he interpreted the bond as not allowing him to. And
12 that's not completely odd in that there were restrictions
13 about coming to court facilities. When we tried to clarify
14 that, we couldn't quite get there.

15 He -- this is a hearing we filed for. He has not -- we
16 were asking for clarification about our representation
17 because he began to object to our actions.

18 I did a couple of these Monday with Judge Jefferson with
19 folks that are in custody. She has commonly approached this
20 that if there are indications that the person is having
21 trouble trusting their attorney or understanding the context
22 of their litigation that she would order a competency
23 evaluation. So I'm here to say that and my guess is that
24 that would be indicated in this case.

25 He is still out on bond and what I perceive will happen

1 downstream is that we will give him a date to appear as an
2 outpatient at the local MUSC evaluator's office. He'll have
3 to make a decision if he shows up or not. If he fails to
4 appear, then I would imagine there might be a rule that would
5 be filed and we would deal with it at that time, but I do
6 want to stress that this is not a case where we -- he has at
7 this point violated his bond.

8 THE COURT: Okay. Now, what -- as far as the crime is
9 concerned, how serious does the Solicitor's Office take what
10 he's done? I mean we're fixing to spend a lot of money and a
11 lot of time, and I don't want to do all this and y'all nolle
12 pros the case.

13 Because I got somebody -- I mean I have -- and I -- I
14 was a solicitor for 25 years and we had similar people. And
15 when it was all said and done, we should have dropped the
16 charges I mean and then if he wasn't a future threat. We
17 ended up buying a ticket to Albuquerque and we sent him to
18 Albuquerque, we've sent him to Buffalo, we've sent him -- so
19 before I do all this, are y'all's intentions to press forward
20 with these charges and have him answer this crime?

21 MR. URICCHIO: Your Honor, the charges themselves I will
22 say at this time yes. What basically happened was there was
23 a foreclosure order filed on his home. He started emailing
24 the Charleston County Sheriff's Office, among others,
25 basically saying he was not going to comply with the

1 foreclosure.

2 He also went to the county attorney's office, handwrote
3 a note, and I -- I'm paraphrasing. I don't have the exact
4 wording in front of me, but basically was this is the
5 headline in the paper tomorrow: Shootout with Wrongful
6 Foreclosed Owner and the Charleston County Sheriff's Office.

7 Charleston County sheriffs kept emailing with him and to
8 try and see if they could work something out to have him
9 removed from the property. At one point in his emails, he
10 writes rules of engagement. I'm once again paraphrasing
11 because I don't have the email exactly in front of me, but
12 basically says anybody who steps foot in my home will be
13 considered a threat.

14 THE COURT: Okay.

15 MR. URICCHIO: So -- and then when he finally left the
16 premises, he was arrested. Nothing happened. However, when
17 they went into the home to start the foreclosure process, he
18 had a perch set up in his house overlooking the front door
19 with ammunition and weapons. So it looked like he was going
20 to carry out the threat.

21 THE COURT: Okay.

22 MR. URICCHIO: We have dismissed the intimidation of the
23 court official charge. However, we have directly indicted
24 him for threatening the life of a public official, which is
25 the appropriate charge.

1 Today I planned on serving that direct indictment on him
2 if he had shown. He did not show today. And like I said, we
3 have serious concerns about his competency and mental
4 stability.

5 THE COURT: All right.

6 MR. URICCHIO: And that's why we'd be asking.

7 THE COURT: And so if y'all prepare me an order.

8 Now, are we going to just do competency and we're not
9 doing M'Naghten?

10 MR. PENNINGTON: That's correct.

11 THE COURT: Okay. Somebody prepare me an order and I'll
12 be glad to sign it. Now, if he doesn't comply and he doesn't
13 show up, I mean what is y'all -- if he's in custody, that
14 makes it pretty easy. When he doesn't, where do we go from
15 there?

16 MR. URICCHIO: I mean the next -- the next -- the next
17 move I would intend to make would be to either do a rule to
18 show cause and ask for a bench warrant or I would like -- and
19 I'll probably make a motion to arraign him on the direct
20 indictment. If he doesn't show up then, I think that's more
21 than enough to issue a bench warrant.

22 THE COURT: Okay. Okay.

23 MR. PENNINGTON: We'll prepare an order, Judge.

24 THE COURT: Thank you.

25 MR. URICCHIO: Thank you for your time, Your Honor.

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MR. PENNINGTON: Thank you.

(WHEREUPON, the proceedings ended at 9:50 a.m.)

--- END REQUESTED TRANSCRIPT ---

State of South Carolina)

) Certificate

County of Florence)

I, the undersigned, Krystal J. Smith, Notary Public and Official Court Reporter for the Twelfth Judicial Circuit of the State of South Carolina, do hereby certify that the foregoing pages, numbered 1 through 10, constitute a true, accurate, and complete Transcript of Record of all the proceedings had and evidence introduced in the hearing of the above captioned case, relative to appeal, in the Court of General Sessions for Charleston County, South Carolina, on the 7th day of January, 2022, to the best of my ability based upon the audio and notes provided.

I do further certify that I am neither of kin, counsel, nor interest to any party hereto.

s/Krystal J. Smith

Court Reporter

Florence, South Carolina

March 17, 2022

Ex. 4
(3 PAGES)

2021A1010200476 2021A1010200475
2021A1010200444
CRIMINAL CHARGING DOCUMENT NO.

BAIL PROCEEDING
FORM II

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

COURT OF GENERAL SESSIONS

STATE OF SOUTH CAROLINA
v.

ORDER SPECIFYING METHODS AND CONDITIONS OF RELEASE

ALAN GREGORY NIX
NAME OF DEFENDANT

Offense Charged: TRESPASS AFTER NOTICE / RESISTING ARREST / INTIMIDATION OF COURT OFFICIAL JURORS OR WITNESS

At a bail proceeding conducted by the undersigned judge, for the defendant named above, it was determined by the court (check one or both):

- The release of the defendant on recognizance will not reasonably assure his appearance as required.
- The release of the defendant on recognizance will result in an unreasonable danger to the community.

This determination was based upon the following findings of fact: ←

[Considerations: Nature and circumstances of the offense charged, the defendant's family ties, employment, financial resources, character and mental condition, the length of his residence in the community, his record of convictions, and any record of flight to avoid prosecution or failure to appear at other court proceedings.]

THEREFORE, IT IS HEREBY ORDERED:

1. That the above named defendant be released from custody on the condition that he will personally appear before the designated court at the place, date and time required to answer the charge made against him and do what shall be ordered by the court and not depart the State without the permission of the court and be of good behavior.
2. That the above named defendant be released from custody provided as follows (check all that apply):

CASH IN LIEU OF BOND

The defendant, acknowledges himself to be indebted to the State of South Carolina in the sum of _____ to secure his release from custody. Should the defendant fail to comply with all terms and conditions of this Order, this sum of money is subject to being forfeited to the State.

CASH PERCENTAGE IN LIEU OF BOND

The defendant, acknowledging himself to be indebted to the State of South Carolina in the full amount of _____, his release to be obtained by payment to the court of _____ % (not to exceed 10%) of the full amount of the bond, deposits _____ to secure his release from custody. Should the defendant fail to perform the conditions of this Order, the full amount shall be levied on his real and personal property for the use of the State.

APPEARANCE RECOGNIZANCE WITH SURETY

The defendant will provide good and sufficient surety approved by the court, in the form hereinafter set forth in this Order, acknowledging an indebtedness to the State in the amount of \$65,440.00.

3. That the defendant shall appear at (check one):

the term of COURT OF GENERAL SESSIONS beginning on Upon-Call of Court at 2:00 o'clock, P.M. at CHARLESTON COUNTY JUDICIAL CENTER, 100 BROAD STREET, CHARLESTON and remain there throughout that term of court. If no disposition is made during that term, the defendant shall appear and remain throughout each succeeding term of court until final disposition is made of his case, unless otherwise ordered by the court.

the session of Summary: 6185 Rivers Ave., Ste. E, N. Chas. beginning on Friday, March 19, 2021 at 10 o'clock, A.M. If no final disposition is made during that session, the defendant shall appear at such other times and places as ordered by the court.

INITIALS OF DEFENDANT [Signature]

4. That the defendant will notify the court promptly if he changes his address from the one contained in this order and he will comply with those conditions described hereinafter in the Order.

[Signature]
SIGNATURE OF JUDGE, Haselden

January 26, 2021
DATE

ACKNOWLEDGEMENT BY DEFENDANT

I understand that if I violate any condition of this Order, a warrant for my arrest will be issued.

I understand and have been informed that I have a right and obligation to be present at trial and should I fail to attend the court, the trial will proceed in my absence.

It has been explained to me that if I fail to appear before the court as required, a warrant for my arrest will be issued.

ADDRESS _____		SIGNATURE OF DEFENDANT: <u>Alan Gregory Nix</u> ALAN GREGORY NIX
CITY/STATE/ZIP _____	TELEPHONE _____	DATE January 26, 2021
SOCIAL SECURITY NUMBER _____	DRIVER'S LICENSE OR ID NUMBER _____	ATTORNEY REPRESENTING ACCUSED (IF KNOWN) _____

SPECIAL CONDITIONS OF RELEASE

a. Placement in custody. The defendant is placed in the custody of: _____
NAME OF PERSON OR ORGANIZATION

ADDRESS _____ CITY/STATE _____ ZIP _____ TELEPHONE _____
who agrees (1) to supervise the defendant as set forth by the court, (2) to use every effort to assure the appearance of the defendant at all scheduled hearings before the court, and (3) to notify the court immediately in the event the defendant violates any conditions of his release or disappears.

SIGNATURE OF CUSTODIAN (IF APPROVED) _____ DATE _____

b. Restrictions on Travel, Association or Residence. The defendant will comply with each of the following conditions:

c. Part-time Release. The defendant will be released from custody from _____ o'clock, _____ to _____ o'clock, _____
on _____ on condition that he return to the custody of _____
at _____ as designated.
DATE(S) _____ NAME OF PERSON OR ORGANIZATION _____
LOCATION _____

d. Other Conditions. The defendant will comply with the following other conditions of release: You will be advised by mail of your next court appearance. It is your responsibility to maintain your current mailing address with the Clerk of Court for General Sessions. **NO CONTACT WITH VICTIMS NOR ANY FAMILY MEMBERS OF THE VICTIM VERBALLY, ELECTRONICALLY, BY PHONE, ON SOCIAL MEDIA OR BY THIRD PARTY, OR IN WRITING. YOU ARE BARRED FROM WITHIN ONE BLOCK OF THE VICTIM'S RESIDENCE, SCHOOL, BUSINESSES AND/OR WORK.**

THE VICTIM'S ARE AS FOLLOWS: ENTIRE MASTER AND EQUITY OFFICE (CURRENT AND PREVIOUS EMPLOYEES):

LAURA BECK, KATIE BURUNSON, JAN ONEALE HEARN, CINDY YARBOUROUGH, CHRISTINE SMITH, MIKELL SCARBOROUGH, MARTI DENNIS, RYAN CONNOR, SPENCER GILL, JUDY DAWKINS, HUNTER JAMES, BARNWELL RASWELL

CHARLESTON COUNTY MAGISTRATE TOM LYNN

DEF IS NOT TO POSSESS OR ACQUIRE ANY FIREARMS, KNIVES OR WEAPONS OF ANY KIND DURING THE PENDENCY OF THIS CASE. ANY WEAPONS MUST BE TURNED OVER TO ATTORNEY LE, OR FAMILY MEMBERS THAT WILL GO ON RECORD.

DEF IS NOT TO RETURN TO THE INCIDENT LOCATION

DEF IS TO WEAR A GPS MONITOR AND IS NOT TO GO WITHIN A 5 MILE RADIUS OF 1401 DENSMORE CIRCLE. GPS MONITOR DOES NOT PROHIBIT DEF FROM LIVING ANYWHERE IN THE STATE NO CONTACT WITH VICTIMS NOR ANY FAMILY MEMBERS OF THE VICTIM VERBALLY, ELECTRONICALLY, BY PHONE, ON SOCIAL MEDIA OR BY THIRD PARTY, OR IN WRITING. YOU ARE BARRED FROM WITHIN ONE BLOCK OF THE VICTIM'S RESIDENCE, SCHOOL, BUSINESSES AND/OR WORK.

THE VICTIM'S ARE AS FOLLOWS: ENTIRE MASTER AND EQUITY OFFICE (CURRENT AND PREVIOUS EMPLOYEES):

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DEF IS NOT TO RETURN TO THE INCIDENT LOCATION

**DEF IS TO WEAR A GPS MONITOR AND IS NOT TO GO WITHIN A 5 MILE RADIUS OF 1401 DENSMORE CIRCLE.
GPS MONITOR DOES NOT PROHIBIT DEF FROM LIVING ANYWHERE IN THE STATE**

APPEARANCE RECOGNIZANCE WITH SURETY

On the _____ day of _____, personally appeared before the undersigned judge the surety named below who acknowledged himself indebted to the State of South Carolina, in the sum of _____, such sum to be levied on his real and personal property for the use of the State, should named defendant fail in performing the conditions of this Order.

The surety, being duly sworn, says that he is a resident and free holder within the State and is worth the sum acknowledged and underwritten herein, over all his debts and liabilities, and exclusive of property exempt from execution.

NAME OF SURETY BONDSMAN COMPANY	TELEPHONE	SIGNATURE OF SURETY BONDSMAN
ADDRESS OF SURETY BONDSMAN		
CITY/STATE/ZIP		SIGNATURE OF JUDGE
NAME OF INSURANCE COMPANY		DATE
ADDRESS OF INSURANCE COMPANY		
CITY/STATE/ZIP		

Form Approved by SC Attorney General
Section 17-15-40
March 21, 2012

SC CA 511A (Revised 3/2012)

Ex. 5
(9 PAGES)

FILED

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

THE COURT OF GENERAL SESSIONS

Indictment No. (s): 2021-CS-10-02599

Warrant No. (s): 2021A1010200475

2022 JAN 13 PM 1:03
JULIE J. STRONG
CLERK OF COURT

The State of South Carolina

Plaintiff

v.

ALAN GREGORY NEX

Defendant.

**ORDER FOR COMPETENCY TO STAND
TRIAL EVALUATION PURSUANT TO
STATE V. BLAIR**

EVALUATION BY:
(Select Only One)

Department of Mental Health (Mental
Illness)

OR

Department of Disabilities and Special Needs
(Intellectual Disability or Related Disability)

This matter is before me for an order requiring defendant ALAN GREGORY NEX, charged with Threatening Life of Public Official; Resisting Service of Process, to submit to an evaluation for competency to stand trial pursuant to State v. Blair, 275 S.C. 529, 273 S.E.2d 536 (1981) and S.C. Code Ann. § 44-23-410 (1976).

BASIS FOR ORDER. I have considered the showing made in support of the motion requesting this evaluation and have reason to believe defendant may lack the competency to understand the criminal proceedings or to assist with the defense as a result of a lack of mental competence.

This order is issued for the following reasons:

The Defendant failed to appear for a hearing before the Court on January 7, 2022. The hearing was on the defense's motion to clarify the defendant's representation. Defense Counsel verified that the defendant had actual notice of the date, time and location of the hearing. The Defendant emailed counsel for the state at 4:40 am that he had had a bad dream that morning and that he feared he was suffering from delusions regarding an arrest that he could not remember on November 2021. The defendant said he was going for medical care. The defendant did not appear at the hearing.

THEREFORE, IT IS ORDERED: Defendant shall be examined and observed at an appropriate facility by two examiners of the Department of Mental Health if suspected of having

a mental illness or by two examiners designated by the Department of Disabilities and Special Needs if suspected of having an intellectual disability or a related disability, to render an opinion whether defendant is competent to stand trial.

COMPLIANCE DEADLINE/TRANSPORT FOR EVALUATION. The examining facility shall schedule the ordered examination no later than thirty (30) days from the examining agency's receipt of this order. If defendant is currently free on bond or personal recognizance, defendant is responsible for making transportation arrangements to attend the examination. In the event defendant does not appear at the scheduled examination, upon written notice of such failure by the examining agency to the Sheriff of the county in which this case arose, defendant shall be taken into custody by the Sheriff and held until an examination can be scheduled and completed, and thereafter shall be released. Defendant's bond or bail is hereby revoked to the extent necessary to carry out the provisions of this order, and upon completion of the examination and release of defendant, any previous bail or bond issued by the Court shall remain in effect. If defendant is in custody at the time of the scheduled examination, the Sheriff is hereby authorized and required to transport defendant to and from the examination, arriving at the examining facility at the time established by confirmed appointment with the staff of the examining facility. In the event defendant is in custody of a law enforcement agency other than a Sheriff's department, nothing herein prevents such agency from carrying out the provisions of this order.

TRANSFER TO ALTERNATE AGENCY. If the initial examination is performed by the Department of Mental Health, and examiners find indications of an intellectual disability or a related disability but not mental illness, the Department of Mental Health shall not render an opinion on mental competency, but shall inform the Court, prosecutor, and defense counsel that defendant is "not mentally ill" and shall provide a copy of such notification and a copy of this order to the Department of Disabilities and Special Needs. Likewise, if the initial examination is performed by the Department of Disabilities and Special Needs, and examiners find indications of mental illness but not an intellectual disability or a related disability, the Department of Disabilities and Special Needs shall not render an opinion on mental competency, but shall inform the Court, prosecutor, and defense counsel that defendant does "not have an intellectual disability or a related disability" and shall provide a copy of such notification and this order to the Department of Mental Health.

In either case, the examining agency shall make copies of any records gathered or created in connection with its examination available to examiners designated by the alternate agency, and the alternate agency shall thereafter designate examiners to evaluate defendant as to competency to stand trial within thirty (30) days of receipt of the notification from the initial examining agency.

FINDING OF DUAL DIAGNOSIS. If examiners of either the Department of Mental Health or the Department of Disabilities and Special Needs find an indication of a dual diagnosis of mental illness and an intellectual disability or a related disability, no opinion on defendant's mental competency shall be rendered, and the dual diagnosis must be reported to the Court, prosecutor, and defense counsel. The examining agency shall also provide notification of the finding and a copy of this order to the other agency. Thereafter, the Department of Mental Health and the Department of Disabilities and Special Needs shall arrange for an examiner from each agency to further evaluate defendant to render a final report on defendant's mental competency. Both agencies are authorized and required to make copies of all relevant records within their possession or control available to examiners for purposes of completing the dual evaluation.

AUTHORIZATION FOR INPATIENT EVALUATION. In the event examiners from either agency determine defendant requires an inpatient examination, upon written notice to this Court from the director of the examining agency or his designee, defendant shall be committed to an appropriate facility of the requesting agency for no more than fifteen (15) days for examination and observation related to defendant's mental competency to stand trial.

REQUEST FOR EXTENSION. Before the expiration of the examination period or the examination and observation period, the Department of Mental Health or the Department of Disabilities and Special Needs, as appropriate, may apply to a judge designated by the Chief Justice of the South Carolina Supreme Court for an extension of time up to fifteen (15) days to complete the examination or the examination and observation.

DETENTION BEYOND EVALUATION PERIOD. If, in the judgment of the designated examiners, defendant is in need of immediate hospitalization or inpatient treatment, upon written request to this Court from the director of the examining facility or his designee, defendant may be detained by the requesting agency in a suitable facility for so long as deemed clinically necessary or until a hearing required and provided by S.C. Code Ann. § 44-23-430

(1976) may be conducted by this Court. An additional Court order shall be necessary for ongoing pre-trial inpatient detention of defendant as discussed in this paragraph.

ISSUANCE AND ADMISSIBILITY OF WRITTEN REPORT. Within ten (10) days of all examinations or the conclusion of the observation period, a written report shall be made to the Court pursuant to S.C. Code Ann. § 44-23-420 (1976). A copy of the report shall also be forwarded to the prosecutor and defense counsel. This evaluation report shall be admissible as evidence in subsequent hearings pursuant to S.C. Code Ann. § 44-23-420(c) (1976); thus, the report is a statutory exception to the rule against hearsay and shall be admissible without need for foundational testimony. However, the report shall be inadmissible in any other proceedings except as expressly permitted by South Carolina law.

OWNERSHIP AND DISCOVERABILITY OF EXAMINING AGENCY FILES.

The examining agency is an independent entity, conducting this evaluation pursuant to Court order, and is not aligned with any party before the Court. To promote full disclosure and to assure the cooperation of defendant during the evaluation process, ownership of the examining agency's files shall be vested with the examining agency, including clinician's notes, staff reports, evaluation documents, memoranda, test results, etc. Neither these files nor any of their contents shall be provided to any party except upon presentation of a Court order authorizing such or a release authorization signed by defendant. In the event the examining agency's evaluation opinion is contested, an examiner may be appropriately and fully questioned as to the basis for the examiner's opinion at any hearing pursuant to S.C. Code Ann. § 44-23-430 (1976). However, examiners and agency staff may not be compelled to testify regarding statements made during the competency examination for any purpose other than to establish competency. Also, statements made during the examination may not be used to impeach defendant at trial. Hudgins v. Moore, 337 S.C. 333, 524 S.E.2d 105 (1999).

MEDICAL PROVIDERS/SCHOOLS MUST RELEASE NECESSARY RECORDS.

State agency examiners conducting the evaluation may need clinical and school records concerning defendant to assist in forming an opinion. It is therefore ordered, upon presentation by the examining agency of this order with a written request for specific records attached thereto, that any physician or clinician, licensed health care facility, licensed health care provider, or any school district is hereby authorized and required to furnish copies of all records concerning defendant to the Department of Mental Health or the Department of Disabilities and Special

Needs, or both.

COUNSEL REQUIRED TO FURNISH NECESSARY RECORDS. Upon written request from the examining agency, counsel for the prosecution and defense shall furnish to the agency such records and information in counsel's possession as the agency requests, including but not limited to copies of law enforcement reports, investigations, witness statements, statements by defendant (both written and electronic), defendant's medical records, and prior psychiatric or psychological evaluations of defendant. Nothing herein shall be construed to require counsel to divulge any information, documents, notes, or memoranda that are protected by attorney-client privilege or work-product doctrine.

DUTIES OF DEFENSE COUNSEL. Unless the prosecution is the party moving for this evaluation, defense counsel has the responsibility to file, serve, and transmit this order as outlined in the final paragraph below. Defense counsel does not have the right to attend any clinical interview scheduled pursuant to this Order, nor does defendant have a constitutional right to compel counsel's attendance. State v. Hardy, 283 S.C. 590, 325 S.E.2d 320 (1985). The Court recognizes, however, that circumstances may arise through which the examining agency may request counsel's attendance to facilitate the examination. In the event that such a determination is made, the examining agency may request counsel's attendance in writing, and counsel's level of participation shall be prescribed by the examining agency's written evaluation protocol. In this event, because of the substantial number of individuals awaiting examination, such interviews cannot be rescheduled, postponed, or canceled to accommodate counsel except upon presentation to the examining agency of a written statement from a circuit court judge that counsel's attendance is required in Court at the time the examination is scheduled. Whether or not defense counsel is requested to attend the clinical interview, defense counsel must meet with defendant prior to the interview to discuss this Court order, the evaluation process, the clinical interview, defendant's rights with regard to the clinical interview, and penalties associated with non-appearance and non-cooperation. Failure to comply with these requirements may result in sanctions for defense counsel. Defendant's refusal to participate at the interview because of the absence of counsel will be deemed non-cooperation. Failure of defendant to cooperate or participate in the interview may result in cancellation of the interview, examiners being unable to offer an opinion on competency to stand trial, and the case being called for trial without completion of the evaluation.

FILING, SERVICE, AND TRANSMITTAL OF ORDER. It is the responsibility of counsel for the party requesting the evaluation to file and serve this order as outlined herein. In the event the evaluation has been requested by consent, or the moving party cannot be determined, defense counsel shall be responsible. After being signed by the Court, the original order without attachments shall be immediately filed with the Clerk of Court and a certified copy served upon the opposing party. Further, within five (5) business days, a certified copy of this order, together with the attachments listed at the end of this order, must be served upon the examining agency at the address listed below. To expedite commencement of the evaluation process and scheduling of the clinical interview, counsel is instructed to immediately contact the examining agency to advise of the issuance of this order and forthcoming service upon the agency:

Evaluation Order Service Information

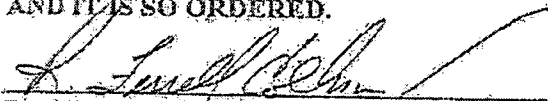
Department of Mental Health

Forensic Evaluation Service Paralegal
 S. C. Department of Mental Health
 CBFIS Forensic Center
 7901 Farrow Road
 Columbia, S.C. 29203-3220
 (803) 935-5540 (Phone)
 (803) 935-5544 (Fax)
 Email: FES-PARALEGAL@SCDMH.ORG

Department of Disabilities and Special Needs

Office of Clinical Services
 Department of Disabilities and Special Needs
 Post Office Box 4706
 Columbia, S.C. 29240
 (803) 898-9694 (Phone)
 (803) 898-9660 (Fax)
 Email: OBSForensics@ddsn.sc.gov

AND IT IS SO ORDERED.


 Presiding Circuit Judge


R. Ferrell Cothran, Jr.
 Printed Name of Presiding Circuit Judge

Charleston, South Carolina

Dated: January 7, 2021

Nick Uricchio
 Prosecutor
 101 Meeting St. Ste. 400

D. Ashley Pennington
 Defense Counsel
 Charleston County Public Defender's
 Office, 101 Meeting St. 5th fl.

FILED
 2021 JAN 13 PM 1:03
 JULIE J. ANNISTONING
 CLERK OF COURT
 BY 

Address
Charleston, SC 29401
City, State, Zip
(843) 958-1900
Telephone
uricchio@scsolicitor9.org
Email

Address
Charleston, SC 29401
City, State, Zip
(843) 958-1850
Telephone
apennington@charlestoncounty.org
Email

The following documents must be attached to this order upon submission to the Department of Mental Health or to the Department of Disabilities and Special Needs whichever is applicable:

1. Completed DMH/DBSN Outpatient Information Appointment Sheet
2. Copy of the indictment(s) (if issued)
3. Copy of the arresting agency's incident report
4. Copy of the warrant(s)
5. Law enforcement investigative reports
6. Defendant's statements to law enforcement, written or electronically recorded
7. Witness statements to law enforcement
8. Defendant's school psychological records (if available)
9. Autopsy reports (if applicable)

COVERSHEET FOR DMH AND DDSN EVALUATION ORDERS

1. The Competency to Stand Trial Evaluation orders (SCCA 221 and SCCA 487) and the Criminal Responsibility (McNaughten) Evaluation order (SCCA 222) should not be altered. It is important for purposes of compliance with the statutes as well as timeliness, efficiency and quality control in conducting evaluations that the applicable form order be used exactly as published, without alterations or additions to the terms of the form, order.

2. Additional records must be attached to the order for a complete evaluation. It is the duty of counsel requesting the evaluation to obtain these records in advance and have them ready at the time the judge signs the order so that the evaluation will not be delayed. Within five (5) days of its issuance, counsel must file the order with the Clerk and serve the order on the examining agency. A list of the necessary records is available on the last page of the order, and may include:
 - Completed DMH/DDSN Outpatient Information Appointment Sheet
 - Copy of the indictment(s)
 - Copy of the arresting agency's incident report
 - Copy of the warrant(s)
 - Law enforcement investigative reports
 - The defendant or juvenile's statements to law enforcement, written or electronically recorded
 - Witness statements to law enforcement
 - Autopsy reports
 - Defendant's school psychological records
 - Defendant's Rule 5(f) notice of insanity records
 - Copy of the Juvenile Petition
 - Special education records, including psychological evaluations and IEPs
 - School records, including disciplinary and attendance records
 - Mental health records, including inpatient and outpatient evaluation and/or treatment

3. Only one Competency to Stand Trial evaluation can be ordered. For Defendants with mental illness, the order is addressed to the Department of Mental Health. For Defendants with mental retardation, the order is addressed to the Department of Disabilities and Special Needs. The order may not be addressed to both agencies. In the event there is a dual diagnosis or uncertainty as to the correct diagnosis, the order is first addressed to the Department of Mental Health, and the examiners will determine whether further referral is necessary. All orders for criminal responsibility evaluation, regardless of the diagnosis, are forwarded to the Department of Mental Health.

Exhibit

T3

8 JUN 2022

4 June 2022

Alan Nix
c/o Michael & Taryn Lazroff
1401 Densmore Circle
Mt. Pleasant, SC 29466


SC Court Administration
Attn: Transcript Request
1220 Senate St.
Columbia, SC 29201

RE: Transcript Request Form.—3 June 2022

Dear Transcript Requests.

Please find enclosed a copy of a transcript request form for Charleston County for yesterday, 3 June 2022. Please also note that it is marked as expedited. Please provide much better service than what occurred with the transcript request form in the same matters dated 11 January 2022. (Eg. Also, I am still waiting on a response from Transcript Management explaining why my transcript request submitted on 11 January 2022 took until 18 March 2022 to receive a response from a court reporter. Appeal 2022-00064.

Best regards,



Alan Nix

cc.
Scarlett Wilson
Charleston County Solicitor
101 Meeting St.
Charleston, SC 29401

Ashley Pennington
Charleston County Public Defender Corp.
101 Meeting St.
Charleston, SC 29401

Transcript Request Form

Pursuant to Rule 207 and 607 of the South Carolina Appellate Court Rules, the transcribed paper copy is the official record of court proceedings. You may request a transcript by completing this form and emailing it to the Court Reporter and to South Carolina Court Administration at transcripts@sccourts.org. Click [here](#) for instructions on how to find the court reporter's email and mailing addresses. Once the court reporter receives your request, it will be processed pursuant to Rule 207 and 607 of the SCACR. Rule 607(h) governs the fees for transcripts, which are not provided for free or at reduced rates to any party. Please send by mail a money order or certified bank check to the court reporter in order to obtain the transcript. Some court reporters may accept personal checks. Please check with the court reporter to see if this option is available. Once your request is received, you will receive a copy of this form with the bottom portion completed. Please promptly submit your payment in order for the transcript to be provided. If you need to cancel the transcript request for any reason, you are responsible for paying for the pages of the transcript that have already been completed at the time of the cancellation.

Requestor's Information			
Full Name <u>ALAN NIX</u>	Phone Number <u>743-911-4170</u>	Email Address <u>ASNIX1@HOTMAIL.COM</u>	
Mailing Address <u>1401 DENSMORE CIR.</u>	City <u>MOUNT PLEASANT</u>	State <u>SC</u>	Zip Code <u>29466</u>
Transcript Information			
Docket Number <u>2021-A10-10200475</u> <u>2021-GS-10-02599</u>	Case Caption (i.e. State v. John Doe or Smith v. Smith) <u>STATE OF SOUTH CAROLINA V. ALAN GREGORY NIX</u>		
Date(s) of Proceeding <u>3 JUN 2022</u>	Circuit <input checked="" type="checkbox"/> Family <input type="checkbox"/>	County <u>CHARLESTON</u>	
Presiding Judge <u>SEARS AND/OR HOCKER - (HELPING ON INFO FROM OPPOSING COUNSEL)</u>	Expedited Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>		
Court Reporter(s) <u>DO NOT KNOW / POTENTIALLY RECORDED</u>	Opposing Counsel <u>SCARLEY WILSON / ASHLEY PENNINGTON</u> <u>NICKOLAS CHICARD / BENJIE MARK</u>		

Requestor's Signature: *Alan Nix*
(Typed name will serve as signature)

Date: 4 JUN 2022

Note: If you are ordering a transcript pursuant to Rule 207(a)(1), SCACR, you must contemporaneously furnish all parties, the Office of Court Administration, and the clerk of the appellate court with copies of all correspondence with the court reporter.

For Court Reporter Use Only			
Full Name	Date Received	Email Address	
Notice of Estimate to Requestor Party Date: _____ Number of Pages: _____ Estimated Amount _____			
Mailing Address for Payment	City	State	Zip Code

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

COUNTY OF CHARLESTON, STATE OF
SOUTH CAROLINA,

Plaintiff,

vs.

ALAN G NIX,

Defendant.

) IN THE COURT OF GENERAL SESSIONS
)
)

) WARRANT No(s): 2021-A10-10200475
) 2021-GS10-02600
) 2021-GS10-02599
)

CERTIFICATE OF SERVICE

RECEIVED

AUG 10 2022

SC Court of Appeals

The undersigned hereby certifies that on the 7th day of June 2022, a copy of the Defendant's motion to quash bench warrant dated 3 June 2022 and for sanctions against parties involved in seeking bench warrant was served upon all parties and/or their respective counsel of record via USPS and/or hand delivery as follows: (All parties will also be served via email on or before 10 June 2022)

Alan Wilson
SC Attorney General
1000 Assembly St.
Columbia, SC 29201

Anne Flynn Smith
SC Insurance Reserve Fund
1201 Main St., Ste. 500
Columbia, SC 29201

Scarlett Wilson, Charleston County Solicitor
101 Meeting St., 4th floor
Charleston, SC 29401

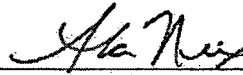
Judge Jefferson
100 Broad St.
Charleston, SC 294501

Charleston County Public Defender Corporation
Attn: Ashley Pennington
101 Meeting St., 5th Floor
Charleston, SC 29401

Natalie Ham
Charleston County Attorney
4045 Bridge View Dr.
North Charleston, SC 29405

Hervery Young, General Counsel
SC Commission on Indigent Defense
1330 Lady St., Ste. 401
Columbia, SC 29201

Amie Clifford, General Counsel
SC Commission on Prosecution Coordinatio
1200 Senate St., Ste. B03
Columbia, SC 29201

By: 
Alan G Nix
c/o Michael & Taryn Lazroff
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991-4170



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Aian Nix
1401 Densmore Circle
Mt. Pleasant, SC 29466

RECEIVED

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SC Court of Appeals

TO:

SC Court of Appeals
1220 senate st
Columbia, SC 29201



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EP14F May 2020
OD: 12 1/2 x 9 1/2

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