

COVER SHEET FOR INDEX

\* INDEX FOR COMMUNICATION ~~DISPOSES~~  
THE SUPREME COURT SOUTH CAROLINE

---

BEN RAYNBOURS, pro se appellant  
Appellant/petitioner

VS.

THE STATE OF SOUTH CAROLINE  
Respondent

---

Appeal from LAUREN COUNTY S.C.  
Honorable CLIFTON B. NEWMON  
CIRCUIT COURT JUDGE

---

Case No: 2013-001195

LOW COURT Case No: 2011-CP-30308

MOTION FOR DIRECT JUDGMENTS  
INDEX for attached:

MOTION FOR JUDGMENT(S)

~~PROCEED~~

# INDEX #=1

Ad2 enclosed is consent  
Bearta numbered and  
correctly in order.

pages #=1 - ~~#=45~~<sup>45</sup> are  
the motion for direct verdict  
Judgment by the Supreme  
Court of South Carolina,

Numbers ~~#=46~~<sup>46</sup> - ~~#=48~~ is copy  
of communication to Judge  
Clifton B. Newman date

8-8-13, in which this

pro se appellant attempts to  
address fact(s) that the pro  
court did not respond to, acknowledge.  
Several properly served motion(s)

and pro se ex parte communication as well  
# weeks before the 4-25-13-RULING.

INDEX #2

all of which employed the  
p.c.R. cont to ~~be~~ expand the  
p.c.R. Record, with Good Cause  
shown, etc. —

Number ~~#49-#67~~ are cops  
are cops of a motion filed  
in Judge Newmons p.c.R. cont  
and served on all parties  
on 4-10-13, filed on 4-16-10  
by Lauren County a motion pleas  
check for Wil Lancaster on  
4-16-10. The original cops  
were properly delivered/served  
on ALL parties, Judge Newmon  
as well did receive such motion,  
Number ~~#68-#71~~ = 71

## INDEX ~~APP~~ = 3

Are the pro se party's  
appellant's motions for  
a amendment of original  
p.c.R. application which was  
not correctly composed by the  
appellant, as he had no idea  
as to what the heck he was  
doing, ignorance, inadvertance,  
"excussable neglect"? Regardless,  
this pro se appellant can produce  
for inspection upon request,  
a(reams) 500 pages worth  
of filed motions, communications  
(pre-trial) which do

INDEX ~~W~~ = 4

SUPPORT his allegations  
of malicious MISCONDUCT  
and BRADY VIOLATIONS  
committed by the  
GTH. CIT. SOLICITORS OFFICE,  
GENERAL SESSIONS, THROUGH JUNE  
2009-2010 OCTOBER and CURRENTLY  
would be considered to simply  
be obstructing JUSTICES?

SUCH CAN and WILL  
BE PROVEN by a preponderance  
of the evidence, (BUT ONLY  
IF) THIS APPELLANT IS

INDEX ~~PARAS~~ 5  
afforded (fairness)

by the COURT(S), IN THAT  
THIS APPELLANT'S PLEAS FOR  
(INVESTIGATIVE SERVICES)  
WHICH HAVE COME UNDER ANSWERED  
FOR OVER 4-YEARS NOW,  
ARE (FINALLY ANSWERED) IN  
THE FORM OF THE COURT(S)

ASSESSING THIS INDIGENT  
AND EXPERT ATTEST, MENTAL III  
SCHIZOPHONIC PARANO APPELLANT

BY GRANTING (FUNDS) FOR  
(TRANSCRIPTS) AND AN

\* 10-18-10 - FINAL

\* 6-5-12 - P.C.R.

\* 3-13-13 - P.C.R.

INDEX ~~72-74~~ = 6  
(GRIFFON vs. ~~72-74~~, {QUALITY  
(INVESTIGATOR) to collect  
vital evidence which will  
prove by (preponderance evidence)  
That appellant,

BEN NABORS IS IN FACT  
ACTUALLY WITH A DOUBT  
INNOCENT.

NUMBERS ~~72-74~~ = 74 are  
a communication, ONE of ONLY  
about 32, to the 8th. Cir  
Sol. office, which attempts to  
SEEK FAIRNESS FROM THE COURT.  
AS THE REST, NO RESPONSE OR RULINGS  
WERE EVER FORTH COMING, THIS INDIGNANT  
PROSECUTOR'S BEEN (IGNORED) FOR OVER

INDEX ~~INDEX~~

4-years now (denied due process.)  
this prose, indigent appellant  
swear under all party relatives  
that he has honestly tried  
to put together correctly  
and tragically this INDEX  
and motion and all attachments,  
ON THIS DATE, 8-12-13 -

8-12-13 4 BR PM  
DATE  
BEN NABORS #B3844  
B.R. I. SAL-141  
4460 BROADSIDE ROAD  
COK S.C. 29212

CC. Alan Wilson, Attorney General S.C.  
Honorable, Daniel F. Shearouse, Clerk  
Suprem Court, of S.C.

original  
PB-7-1

MOTION IN SUPREME COURT OF SOUTH CAROLINA

SUPREME COURT SOUTH CAROLINA

BEN RAY NABORS, PROSE

APPELLANT,  
PETITIONER,  
VS.

8-12-13

today date

THE STATE OF SOUTH CAROLINA,

RESPONDANTS

APPEL FROM CAUSEN COUNTY

8th. CIRCUIT COMMON PLEAS,

HONORABLE JUDGE CIRCUIT COURT,

CLIFTON B. NEWMON

CASE NO: 2011-CP-30-308

MOTION FOR (DIRECT VERDICT)

7-1

0 77

pg. 44 = 2

may it please this  
most honorable court,

This pro se appellant, petitioner,  
does moves for a form,

some resemblance of  
(A DIRECT VERDICT)

IN REGARDS TO CASE  
OF BEN NABORS vs. THE  
STATE OF SOUTH CAROLINA,  
THE COUNTY OF LAUREN.

\* THIS pro se appellant  
strongly believes, THAT  
SUCH FACTUAL EVIDENCES)

44 = 2

44

pg ~~111~~ = 3

(does exist) to support  
this motion. As this ocean<sup>in</sup>  
cont is already aware  
of these (facts), this  
pro se party will (attempt)  
to reiterate, describ, in  
minute details, the  
(FACTS), in which he  
(do believe supports  
his motion) have in  
tried UNSUCCESSFULLY

~~111~~ = 3

Q11

PS ~~AAAA~~ = 4

Several  $\begin{pmatrix} 12 \\ 9 & 3 \\ 6 \end{pmatrix}$ 's before  
this Honorable Court to  
attempts to put forth  
(with-out) (INVESTIGATIVE)  
SERVICES (FUNDS FOR  
INVESTIGATOR), MONIES  
appropriated from the  
O.I.D., from both the  
lower courts) as well  
as the higher courts),  
and this prose party  
does swear under all

h24

R24

ps. ~~7-5~~ = 5

penalties of perjury.  
That for (over four years)  
(4) years, (He has been  
denied fair treatment),  
by the lower courts and  
the higher courts, and  
also HAS been denied  
(impartiality) from these  
courts, and has been  
denied (equality), from  
these lower and higher  
courts, as well as  
having been denied  
effective trial and prior

7-5

5-5

PS: ~~THESE~~ = 6

COUNSEL REGARDING HIS  
EFFORTS), DESIRES, TO PUT  
FORTH (THE DEFENSES)  
IN WHICH HE (REPEATEDLY, IN  
VERY MANY WAYS, EFFORTS)  
DID SO COMMUNICATE  
TO ALL PARTYS INVOLVED  
WITH THIS CASE,

CASE NO: 2011-CP-30-308  
AT BOTH THE TRIAL LEVEL,  
AS WELL AS AT THE P.C.R.  
LEVEL. . . . THIS PRO SE

PSB

~~PSB~~

P. 2. ~~\*\*\*\*\*~~ = 7

move of this motion,  
for a direct verdict  
Hearty attempts to  
provide this court with only  
few (crumbs) as his (cant from law  
hear) get supporting evidence  
and makes it known (again)  
to this honorable court  
Respectfully, that (only)  
if some court, somewhere  
in this great country  
of ours, would grant  
funds, monies, some

P. 27

(UAP)

pg. # = 8

appropriations, granting  
of funds, from the O.I.D.,  
then he, this indigent, very  
very poor appellant, could  
pay for the (tools)  
(LEGAL tools) such  
as (investigative services)  
in which he has for over  
four (4) years, for  
over (4) years, for  
over one thousand days,  
1,000 days & nights,

# = 8

(V)

P. 7-9

While he could easily  
prove by a preponderance  
of evidences (if only)  
granted funds by the  
courts of this great  
mighty country he does  
so love and resides in,  
this pro se party  
has been (UNCONSTITUTIONAL  
DETAINED) with<sup>IN</sup> jail and with  
imprison, (UNLAWFULLY) and  
(ILLEGALITY) as a direct

7-9

WTT

PJ-~~A~~<sup>10</sup> = 10

RESULT OF HIS, FEDERAL,  
STATE, CONSTITUTIONAL AND  
DUE PROCESS RIGHTS,  
HAVING HAD BEEN SERIOUSLY  
VIOLATED BY THE LAUREN  
COUNTY SHERIFFS DEPART-  
MENT, BY (SEVERAL)  
L.C.S.D. & L.C.D.C. OFFICERS  
OF (ACTUAL AUTHORITY)  
WHO ~~(I)~~ HAVE ATTEMPTED  
TO PROVE TO THE COURTS  
BY VAST, CONVINCING,

PJ-10

~~X~~

7  
P. 11<sup>10</sup> = 11

preponderance of evidences  
for over (4) years now,  
LCS.D. are directly responsible  
for such convictions  
and sentences, for  
catjacking and  
armed robberys, in  
which this prose  
appellant, were caused  
by the Laurens county  
sheriff's departments/  
(officers of actual  
authority), who

PJ-#-12

did order, approve of  
for me to be their  
"C.I.S.D. officers of authority,"  
(UNDERCOVER NARCOTIC  
AGENT) prior to, and at  
( $\begin{matrix} 12 \\ 9 \\ 6 \end{matrix}$ ) of, and on day  
of (6-10-09),

when this prose party  
(without aid of effective  
assistance of counsel,  
or INVESTIGATIVE SERVICES)  
has attempted to prove  
his innocence of above

PJ-12

pg. ~~7~~ = 13

(CRIMINAL CHARGES)  
(CONVICTIONS), SENTENCES)  
(caused illegally by officers  
of actual authority, of  
the C.C.S.D. on 6-10-09,  
when such officers of  
actual authority did  
approve sanction, and  
direct this prose party's  
presence at a suspected,  
known, methamphetamine  
lab at 836 Hellams Road,  
Grey Court, S.C. 29360, within  
Laurens County, on 6-10-09.)

pg. 13

pg. <sup>19</sup>~~17~~ = 14

AND while illegally violating  
his constitutional rights, both  
Federal as well as state,  
and his rights as a  
defined vulnerable/mentally  
ill Adult, PERSON, with  
known diagnoses by several  
psychiatrist as being  
mentally ill, paranoid,  
Schizophrenic, These officers  
these of actual authority,  
of the CAUSEN COUNTY  
SHERIFFS DEPARTMENT

~~17~~ = 14

ⓑ  
P 97 = 15

(NARCOTICS UNITS)

did threaten, coerce,

and manipulate this mentally

ill pro se petitioner/appellant

into becoming their "snitch"

(UNDERCOVER INFORMANT) AND

while on prior to and on

6-10-09, acting under

actual Authority of the

C.C.S.D, this pro se

mentally ill appellant

did BECOME OVEREXPOSED L.C.S.M.

L.C.S.M. would put (concealed cameras spy

glasses and button, micro

ON MY & send me into crackhouses meth labs

97=15

ps. ~~7~~ = 16

was exposed to (toxic and potentially  
Deadly) CHEMICALS used  
in the manufacturing  
of meth, "crystal  
meth", while at  
the location of 836 Hellams  
Roads, within Lauren County  
while being at such location  
under the direction/actual  
authority of OFFICERS  
of actual authority  
OF THE C.C.S.D. on (6-9-9)  
(6-10-09) and that

~~7~~ = 16

pg. # 17

White at 836 Hellams Road,  
Ary Court, S.C. 29360, under  
(actual authority of CCSD)

This pro se mentally ill they say  
appellant/petitioner, ON

6-10-09, there about, after  
having become so exposed to  
lots toxic/deadly, chemicals  
used, being used at that  
location described above,  
illegal chemicals, meth,  
dangerous chemicals, this  
pro se mentally ill petitioner/

#17

PS-18

appellants already known  
and documented medically  
mental illnesses of (paranoia)  
and (schizophrenia) and  
(impulse control) disorder,  
did go into a (psychotic  
state of mind) which  
greatly by preponderance of  
evidence could easily  
have been proven at  
both trial and PICR,  
was the direct cause  
"trigger" of this prose

PS 18

Pg. ~~#7~~<sup>10</sup> = 19

PETITIONERS ACTIONS, WHICH  
RESULTED IN THESE ALLEGED  
INCIDENTS, AT (RESPONSIBLE FOR  
HIS CURRENT CONVICTIONS)  
SENTENCES), OF BOTH  
CAR JACKING AND ARMED  
ROBBERY, IN WHICH FOR  
OVER (4) YEARS, HE HAS  
UNSUCCESSFULLY SOUGHT OUT  
THIS LOWER AND HIGHER  
COURTES) FAIRNESS IN

HIS EFFORTS TO PROVE SUCH  
(WITHOUT) TRIAL TRANSCRIPTS, P.I.C.R.  
TRANSCRIPTS, TRIAL CASE FILE OR EVEN DISCOVERY  
THAT HIS, CAUSE ALL CAUSE C.I.S.D.,

#19

20  
PFF=20

CONVICTIONS and SENTENCES  
are as such result of  
- the C.C.S.D. CONSTITUTIONAL  
VIOLATIONS, OF HIS FEDERAL  
and STATE CONSTITUTIONAL  
RIGHTS VIOLATIONS prior to and  
ON and AFTER, 6-10-08,  
by such OFFICERS OF  
actual authority, as  
well as INEFFECTIVE TRIAL  
and P.C.R. COUNSELORS, as  
well as a biased, prejudice /  
COURT, DID DENY THIS PROSE

PFF=20

~~P 21~~ = 21

appellant/petitioner of his  
Rights to receive equality  
(Equality) (Fairness)  
(Justice) at both  
pre-trial - trial - post  
trial - appeal - and p.c.a.  
levels, and UNLESS  
this Honorable Court  
of the S.C. Supreme Court  
Grants pro se party's  
motion for direct verdict  
by remitting such case,

~~21~~

(22)  
pg. 7-22

CASE NO: 2011-CP-30-308  
(WITH INSTRUCTIONS) FOR  
APPROPRIATIONS OF FUNDS  
FOR INVESTIGATIVE SERVICES  
AND TRANSCRIPT(S) LOWER COST,

THEN ALSO, IT'S GREATLY  
FEARED BY THIS PRO SE  
PETITIONER/APPELLANT  
THAT HE WILL ALSO BE  
DENIED FAIRNESS, EQUALITY,  
JUSTICE, BY THIS HONORABLE

22A

23  
Pg 23

S.C. SUPREME COURT, AS  
WELL AS ALREADY HAVING  
BEEN DENIED BOTH FAIRNESS  
AND FULLNESS (EQUALITY)  
AT THE LOWER COURT, THE  
8TH. CIRCUIT, LAUREN  
COUNTY, S.C. COMMON PLEAS  
AND GENERAL SESSIONS  
COURTS, RESPECTFULLY.  
THESE ALLEGATIONS WILL  
BE FULLY EXPLORED IN  
THE APPELLANT'S BRIEF,

Pg 23

PPA 24

ONCE he has been allowed  
the fairness of this honorable  
COURT, by it's granting this  
appellants motions, petitions,  
for both expenditure of  
funds for investigative  
services, and it's (order)  
to the lower court, both  
trial and p.c.R, "general  
sessions, common pleas"  
court(s), to provide this  
appellant with both  
the discovery and transcripts,  
he has so sought diligently,  
for over four, (4) years  
now. ~~it~~ only prey for

PPA

Pg. #25

This courts fairness,  
That I finally receive  
Justice, which I swear  
under all penaltys perjury  
has thus far been denied  
to me, simply because I  
am poor, "indigent" mentally  
ill, and illiterate in  
the ways of the criminal  
Justice (system).

Citing, U.S. CONST., art. 1, §9, cl. 2.

In that "Inadequate state corrective  
process" (Did violate) "it will be  
one of my appeal issues" my  
14th amendment (as well as) many  
and 6th amendment RIGHTS and

#25

pg. # <sup>26</sup> = 26

other (very serious issues)  
directly related to my Federal  
State, const. Rights and  
due process rights God  
will and they are in the  
wrong prove my (right)  
to a (NEW CRIMINAL  
trial). These delays  
only serve their real  
purpose ~~to~~ FEEL, and that's  
to (allow) evidence and  
witnesses memories to  
be lost, tampered with,

26

pg 27

of "fade" ... described in part as follows. "State Law or the STATE COURT(S), unduly restrict the evidences that can be introduced at post conviction hearing(s); and State jurisdictional requirements, limitations on cognizable claims, pleading rules, briefing restriction(s), and "procedural default doctrines" or other rules of procedure are insufficiently hospitable to the adequate development and litigation of FEDERAL CONSTITUTIONAL CLAIMS".  
See generally, Case vs. Nebraska,

27

pg. <sup>28</sup> 28

at, 381 U.S. 336, 337-47,  
(1965). U.S. ex rel. Herman  
vs. claudy, 350 U.S. 116, 119,  
(1956). young vs. Ragen.  
337 U.S. 235 (1949),  
Grigsby vs. mabry, 637 f.2d  
525 (8th cir. 1980), Gibson  
vs. Jackson, supra, 578  
f.2d at 1048-49, (addendum  
of RUBIN, J.). Hart vs. Eymann  
458 f.2d 334, 340 (9th cir.)  
cert. denied, 407 U.S. 916  
(1972), Buchanan vs.  
U.S. ex rel. Reis, 379 f.2d  
612 (5th cir. 1967) etc.

28

②⑨  
Pg. # = 29

Suggesting the invalidity  
of state procedural rules  
or devices that are (simply  
designed) or for the purposes)  
serve only to frustrate the  
adequate litigations of  
federal constitutional  
claim(s), are, e.g., Ford vs.  
Georgia, 498 U.S. 411, 423  
(1991) "Refusing to recognize  
default of state procedural  
rule with which petitioner  
(could not) reasonably have

①  
P5 = 30

been expected to comply:"  
Terrell vs. Morris, 493 U.S.  
1, 2 (1989) (similar);  
Ward vs. Commissioners of  
Love County, 253 U.S.  
17, 22. (1920) ("It therefore  
is within our province to  
inquire... whether the  
(federal) rights, were thus  
denied (by the state courts)  
in substance and effect, as  
by putting forward non federal  
[procedural] grounds of decision  
that were with out any (fail)  
of substantial support);

P=30

(31)  
Pg. # = 31

Also, see U.S. vs.  
moore, 24 F.3d 624, 625-26,  
(4th CIR, 1994).

Also, see "prosecutorial  
Suppression of exculpatory  
evidence" walker vs. lockhart,  
763 F.2d 942 (8th CIR, 1985)  
(en banc) cert denied, 478  
U.S. 1020 (1986).

(\*) The court cannot find that  
petitioner (failed) to  
adequately develop the facts  
of his claim in state court,  
"because he (was denied)  
requested (discovery)"

(32)  
PJ. # = 32

Requested (INVESTIGATIVE  
SERVICES), THE FUND(S)  
(FOI), etc. See Caro  
vs. Vasquez, 1996 U.S.  
DIST. LEXIS 20840 at  
15 (N.D. Cal. Aug 19, 1996).  
FOI "Public Authority" See ↓  
(\*) See, U.S. vs. Achter, 52  
F3d 753, crim. law 36.6.  
(1995) and this pro  
se appellant (did) FILE  
"Severed" PRO SE motions  
with both trial court,

#32

33

P1# = 33

"GENERAL SESSIONS" THE  
8TH, "EIGHTH" CIR. OF  
LAUREN COUNTY - S.C.  
ALSO FILED MOTIONS  
WITH THE P.C.R. COURT,  
COMMON PLEAS, ALSO IN  
8TH CIR. SUCH MOTIONS  
DID INCLUDE, MOTIONS  
FOR FUNDS FOR INVESTIGATOR  
SERVICES, WHICH IS AN  
FEDERAL, STATE, CONST,  
ISSUE IN THIS APPEAL,  
AS THAT IT WAS, →

P=33

39  
p. 34

(impossible) for this  
pro se party to gather,  
collect, locate witnesses,  
testimonies, evidences (from  
INSIDE  
PERSON) etc. which this

pro se party swears,  
would have by a  
preponderance of  
such gathered evidences  
(witnesses), some, several,  
EXPERT PSYCHIATRIST, etc.

(35)

P9# = 35

WHO have diagnosed, treated  
this prose party for over  
(30, years) for both  
CHRONIC ALCOHOL, substance

abuse, ISSUES, which  
have caused (They say)

\* (brain damage) see,  
Hartfield vs. STATE

AND (paranoia) and

(Schizophrenia, etc.)

(NOTE) THE BRAIN DAMAGE ISSUE WAS RAISED  
at 6-5-12 PICR HEARING and I have  
also BEN DENIED that transcript, also,

#35

36

P 27 = 36

(1) NO TRANSCRIPTS, DISCOVERIES, FUNDS,  
(NOTHING) AS RULE 15 clearly

(attempts) to explain,

"RULE 15, SRCP. THIS

PRO SE PARTY'S

had rights) to have

evidences, ON MOTIONS)

to "Amend, alter, Amendment

to conform, Relation back

to original pleading"

Wright vs. American Bankers

Life Assur. Co. of Florida,

2008, 586, F. Supp. 2d.

464. (Though NONE) →

27=36

pg. <sup>37</sup> ~~4~~ = 37

pg. ~~4~~ = 37

OF THIS PRO SE APPELLANTS  
CLAIMS), ARE (NEW)

① need this courts help  
badly. ① am in fear  
of life and safety,  
hear in prison, cause  
victims sons, (cops)  
of L.C.S.D. and state  
 Hwy. patrol, have had  
me attacked, hurt  
did assault me in  
(A) jail, pre-trial.

pg-~~38~~<sup>38</sup>

VICTIMS SON, JAMES L. EDWARDS  
COP DID ASSAULT ME, COHERSED  
ME TO PLEA "DON'T MAKE

~~MY MOM GO THROUGH TESTIFYING~~  
~~ETC~~ ~~Ⓢ~~ KEEP GETTING

LAWYERS WHO REFUSE  
MY REQUEST WHICH  
ARE "REASONABLE".

SUCH AS COLLECTING AFFIDAVITS,  
MY WITNESSES STATEMENTS,  
TESTIMONIES, ETC.

I.C. INVESTIGATIVE SERVICES

(39)

PJ. # = 39

Respectfull submitted,

9-12-13

DATE:

~~BEN R. NABORS~~

BEN R. NABORS,  
PRO SE PARTY.

RESPONDENT:

ALAN WILSON, S.C. AG.  
P.O. BOX 11549  
COLE, S.C. 29211-

BEN R. NABORS #233844  
B.R. CT. SAL-141-  
4460 BROADSMITHS RD'S  
COLE, S.C. 29212

COUNSEL FOR  
RESPONDENTS:

ALAN WILSON, STATE ATTORNEY GENERAL  
OF SOUTH CAROLINA,

P.O. BOX 11549, COLE, S.C. 29211-1549

CC. CLERK COURT, SUPREM COURT.

ZIP → 29211-1549

HONORABLE D.E. SHEAROUSE

CC. HONORABLE CLIFTON, B. NEWMAN, RINGS FREE S.C.

#39

→

(40)  
P2 ~~A~~ = 40. 8-12-13 DATE.

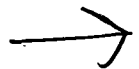
PROOFS OF SERVICES  
THE STATE OF SOUTH CAROLINA  
IN THE COURT APPEALS  
[ IN THE SUPREME COURT ]

Appeal from, LAUREN COUNTY, S.C.  
COURT OF COMMON PLEAS  
CLIFTON B. NEWNOM, CIR. COURT JUDGE,

CASE NO: 2011-CP-30-308  
APPELLAT NO: 2013-001195  
BEN R. NABORS, PRO SE APPELLANT,  
VS.

STATE OF SOUTH CAROLINA, LAUREN COUNTY, S.C.

8-12-13  
DATE



~~A~~ = 40

PJ. # = 41

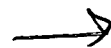
8-12-13

DATE

PROFOF SERVICES

⊙ This prose appellant swears he has served this motion for DIRECT VERDICT ON all party's, the Respondents, ALAN WILSON, S.C. ATTORNEY GENERAL, J. Rutledge JOHNSON ES. ASSI. ATTY. GEN. by HAND delivering the same into the HANDS OF BIRACI MADE ROOM STAFF.

MR. KITT, MR. COX,  
MRS. FRIE. ON THIS



#41

①  
P.O. # = 42

Day, 12th, August, 2013

AND CORRECTLY ADDRESSED AS  
FOLLOWS:

RESPONDENT  
ADAN WILSON, A.G.,  
ATTORNEY GENERAL SOUTH CAROLINA,  
P.O. BOX 11549  
COLE, S.C. 29211-1549

ON THIS DAY AND YEARS  
MONTHS OF AUGUST 12, 2013

→

#42

43  
P. 43

AND ALSO THIS PROSE PARTY  
SWEARS PENALTY PERJURY HE  
HAS PROPERLY ALSO  
SERVED COPIES OF THIS  
MOTION/PETITION FOR DIRECT  
VERDICT/JUDGING, TO THE  
FOLLOWING PARTIES.

\* CLERK COURT, THE Honorable  
DANIEL E. SHEPARD'S HOUSE  
MAN SUPREME COURT, S. C.  
P.O. BOX 1133 @, COLLEGE S. C.  
ZIP: 29211

8-12-13  
DATE

43

(44)

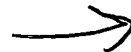
ps. # = 44

also,

THE HONORABLE:  
CLIFTON B. NEWMON,  
P.O. BOX 516  
KINGS FLEE, S.C. 29556-0516

AND:

ALAN WILSON, A.G. FOR S.C.,  
J. RUTLEDGE JOHNSON, ED'S. ASSI-AD. GEN  
P.O. BOX 11549  
COLE, S.C.



8-12-13

DATE

#44

(45)  
Pg # = 45

Respectfully submitted on  
this day - AUGUST 12, 2013

8-12-13  
to day date.

~~BEN R. NABORS~~

Appellant Address is:  
BEN R. NABORS #233844  
B.R.C.I. SAC-141  
4460 Broods Rivers Road,  
Coke, S.C. 29210

cc: ADAM WILSON, A.G. FOR S.C.  
cc: DANIEL E. SHEPHERD - SUPREM COURT, S.C.  
cc: Lyn W. Lancaster Honorable Clerk  
8th Cir. compiled - S.C. LAUREN - 29360

# = 45

Pg. #=1

8-8-13

C/O: Honorable C.B. NEWMON,  
Circuit Court Judge,  
P.O. Box 516, Kings Cross  
S.C. 29556

DATE

From: BEN NABORS #233844, pro se  
party, B.R.C.I. SAL-141  
4460 Broad Rivers Road  
Cole, S.C. 29210

RE: 2011-cp-30-308, and the  
refusal of this court's  
acknowledgment, ruling,  
on my motion to amend  
and expand record (Filed)  
on April 16, at Lauren  
County Court House, Common  
Pleas, 2013.

Your Honor, your officers  
have not responded (yet) to my

#=96

L

pg. #7-2

(Several) pro se communications,  
sent to you, regarding  
(amongst other things)

the (motion) in which was  
by Law/Rules, timely filed  
with your court such motion  
being (motion to Amend  
and Expand Record) which  
as stated above, (was timely  
filed) on (4-16-2013) (and  
was properly served upon  
(all party's) the court, the  
clerk, and the respondents.)

The above mentioned motion,  
(copy of) has been included

#47

m

Pg. ~~111~~ = 3

Within this envelope, communication,  
for his honors appraisal, "RE: my  
(6th, and 14th Amendment violations ~~of~~ suffered, )  
as result," your HONOR, it will be  
my assertion that this  
pro se party (was) "denied a  
fair and full p.c.R. proceeding," on  
3-13-13, and will motion the Supreme  
COURT for a (direct verdict),  
seeking a new p.c.R.  
hearing. Think you for  
your attention to this  
matter of, "at least to me"  
(an innocent man, wrongfully  
convicted and sentenced, )  
"Importance."

Respectfully,

8-8-13

BEN NABORS

DATE:

BEN NABORS

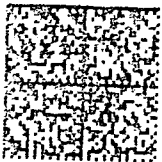
#48  
CC: DANIEL E. SHEAROUSE, the HONORABLE CLEM COURT, (N)  
Suprem COURT, OF S.C.

\* ON 4-16-13 pro se  
 petitioner/appealant, did file  
 this motion to the p.c.R.  
 COURT, SEEKING SUCH COURT  
 Judge C.B. NEWMON, to  
 Rule ON. Such motion was  
 for COURT Respectfully to  
 alter/expand/amend  
 3-13-13 p.c.R. Record by  
 finally allowing pro se  
 applicant/petitioner/appealant,  
 to Receive fairness by  
 allowing me to enter into  
 COURT Record, p.c.R. 3-13-13  
 Record vital documents  
 Evidence which would  
 show COURT by preponderance of  
 Evidence I deserve relief  
 new criminal trial,  
 That I am INNOCENT!  
 Judge C.B. NEWMON  
 Refused to Rule ON OR  
 address my motion,  
 attached, which he was  
 properly served, all parties  
 by me  
 8/24/13 Bennabors  
 DATE → BENNABORS, PRO SE

AFTER FIVE DAYS RETURN TO  
**LYNN W. LANCASTER**  
 CLERK OF COURT—LAURENS COUNTY  
 P. O. BOX 287  
 LAURENS, S. C. 29360

Ben Nabors #233844  
 Broad River Correctional Institution  
 4460 Broad River Rd.  
 Columbia, SC 29210

MLT 1035



UNITED STATES POSTAGE  
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 \$10.66  
 APR 16 2013

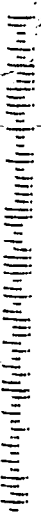
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APR 17 2013

BRCI  
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A-48

29210404759



#

STATE OF SOUTH CAROLINA  
COUNTY OF LAUREN

COURT OF COMMON PLEAS

BENJAMIN RAY NABORS

C/A NO: 2011-CP-30-30

Applicant

vs.

Motion to Amend  
and Expand Record

State of South Carolina

pro se  
Emergency  
Motion

P.C.R. HEARING RECORDS  
REGARDING MY P.C.R. HEARING  
ON ~~3~~ 3-13-13, IN JUDGE NEWMAN'S  
COURT, AS FORCED PRO SE COUNSEL  
IF IT PLEASE THIS HONORABLE COURT,  
I NEED TO AMEND THE P.C.R.  
APPLICATION AND NEED TO EXPAND  
THE RECORD TO HAND UP DOCUMENTATION  
TO SUPPORT MY SEVERAL REAL WORLD,  
P.C.R. ISSUES WHICH DUE TO  
MY HANDS BEING SHACKLED AT  
3-13-13 HEARING I WAS UNABLE  
TO HAND UP CAUSE KEPT  
KNOCKING OVER EVERYTHING WATER

#-50

~~##~~

PITCHER WATER PAPERS

EVIDENCE DOCUMENTATION ON  
FLOOR MIXING EVERYTHING UP  
CONFUSED ON MEDICATION  
OXYBUTYNIN WAS ON OVER  
MEDICATED P.C.P. COUNSEL

RODNEY W. RICHEY, ESQ  
WAS INEFFECTIVE FOR  
REFUSING TO FOLLOW MY  
INSTRUCTIONS TO OBTAIN

TRIAL TRANSCRIPTS AND  
OTHER RELEVANT TRANSCRIPTS  
AND PROBATION PAROLE RECORDS  
AND SCHOOL MENTAL HEALTH  
SPECIAL EDUCATION RECORDS  
RODNEY W. RICHEY, ESQ, CALLED  
ME NAMES MADE FUN OF AT  
ME CAUSE OF MY MENTAL ILLNESS.  
RODNEY W. RICHEY, ESQ

~~###~~  
3

was very very Blueberry  
ineffectualations and  
Judge Newman and A. G.  
Rutledge were kind to me  
both sorry @ made every  
one mad at me did only  
want I'm INNOCENT

Alex Stalvey. ESQ (trial  
counsel was ineffective  
didn't hire my investigator  
and call witnesses

Rodney W. Richey ESQ  
didn't do these things  
- either. I'm INNOCENT  
AND NO affidavits from  
DR. Martin my psychiatrist  
nor doctor iteration my psychologist,  
nor several other psychiatrists

P-52

(R)

4  
~~4005~~

Who have diagnosed as well as  
as well as treated me as  
paranoid schizophrenic etc.  
Please clock, stamp and  
return copy of this pro  
se motion at once to  
both me, court judges  
Newman Addy Russo  
Hill Cole Griffith  
as well as A.G. office  
Rutledge Johnson, ESU.  
Thank you Amen.

4-10-13

Sincerely

~~D ALES~~

~~Ben Nabor~~  
BENJAMIN RAY NABORS

7-53

(5)

CLERK CONT

CYNN CANCASTS

(4)

HERE MOTIONS  
TO AMEND EXPAND  
P.C.R. HEARING  
RECORDS FROM 6-5-12  
11-14-12 AND 3-13-13.

PLEASE SEND STAMPED  
CLOCKED COPIES TO  
JUDGES NONMEN OTHER  
AND RETURN STAMP  
COPY b/c. 2. ME.

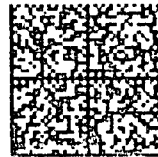
Thanking you,  
ATMEL

BR

b34

55-4 29

BENNA BORS #233844  
BROADS RIVERS COM. INST. MLT. 1035-1B  
4460 BROADS RIVERS RD.  
COLA, S.C. 29210



UNITED STATES POSTAGE  
0.21M \$00.46<sup>0</sup>  
0008003534 APR 10 2013  
MAILED FROM ZIP CODE 29210

HONORABLE JUDGE NEWMAN  
P.O. BOX 516 KINGSTREE, S.C.

29556

mailed on  
4-10-13  
Bnc

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MAILROOM

**LEGAL MAIL**

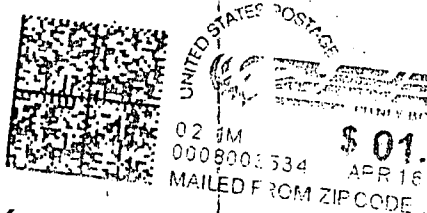
95-A

3

BENNA BORS #233844  
Woadsriver coll. INST. MLT. 1035  
1760 BROADS RIVERS RD.  
COLA S.C. 29210

mailed 5 than  
4 15 13  
PM

Judge MR. Clif B. NEWMAN  
Honorable P.O. Box 516  
KINGSTREE S.C. 29556  
29556



(A)

A-57

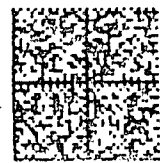
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BENNA BONS 233844  
BROADS RIVER RD. CORR. INST. MCT 1035  
4460 BROADS RIVER RD.  
COLA S.C. ~~29360~~

29210

mailed then  
4-15-13  
Bm

LYN LANCASTERS  
CLERKS COAT  
P.O. BOXES 287  
LAURENSES, S.C. 29360



UNITED STATES POSTAGE  
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③

23

LEGAL MAIL

5-6-13

Two Judge Newmans  
P.O. Box 516 Kings Tree  
S.C. 29556

From: BEN NABORS #23844  
B.P.C.I. mlt. 1035-B  
4460 Bread Rivers Road  
Cola, S.C. 29210

RE: PCR 2011-CP-30-308  
motions too expansion of  
recordings enter documentations  
evidence to support ISSUES  
FACTS.

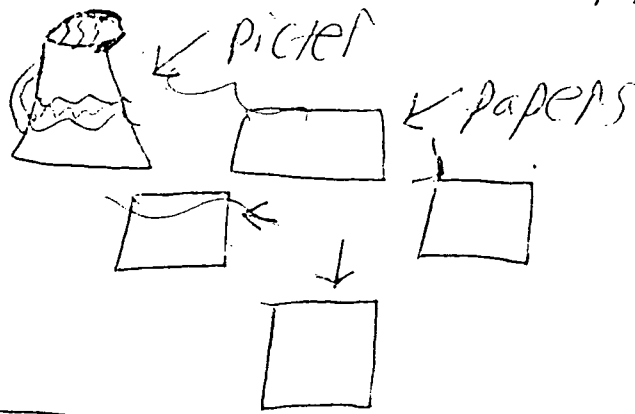
Dear Judge Newmans Sir  
your Honor's sorry botherin you  
again NO but NO ONE tell will  
me if ~~it~~ can plea intertain  
into records the documentations  
supporting record(s) evidences  
to prove to thises honorable court  
by a preponderance of evidences

7-58

~~244~~

(4)

My PCR ISSUES THAT DUE TO  
 CIRCUMSTANCES AT ON 3-13-13  
 HEARINGS WAS SHACKLED HEAVEN,  
 AND KNOCK OVER THE DOCUMENTS  
 SIR THINK YOU JUDGE NEWMAN  
 FOR LET IN ME TRIED TO TALK  
 BOUT HOW LCSD NARCOTICS COPS  
 FORCES ME BE THERE UNDERCOVER  
 AGENT FOR THEM THE WATER



Sir plea

LET'S ME GET THESE DOCUMENTATION  
 ENTERED IN 2 PARTS RECORDS IN  
 SUPPORT MY PCR ISSUES AND  
 PLEA GRANT MY MOTIONS FOR

7-59

~~\*\*\*~~

(2)

3

Payments of Fundations  
the O.I.D. For my trial  
TRANSCRIPTS 10-18-10 and  
for my PCR TRANSCRIPTS FOR  
5-6-12 and 3-13-13 SO

⊙ CAN FAIRLY PRESENT MY CASE  
2011-CP-30-308 ALSO THESE  
TRANSCRIPTS PLUS ALL MY PROHIBITION  
PAROLE RECORDS ARE ALSO NEEDED  
AND HAVE BEEN SOUGHT BY ME FOR  
4 YEARS NOW AND ⊙ STILL  
HAVE NOT GOT MY COMPLETE  
TRIAL DISCOVERY TO AID ME  
MY EFFORTS TO GET COURTS  
CONSIDERATIONS FOR RELIEF.  
IT VERY BLUE BERRY HARD  
FOR ME TO COM CATE WITH COURTS

~~7-6-13~~

~~\*\*\*\*~~

AVX

Your Honor's plea dont mad  
with me cause IT wrongs how  
LCSO and 8th Cir Solicitors  
OFFICERS did me @ honestly feel  
@ deserves new trial.

Thank you, Judge Newman

SINCERLY

5-6-13

DATE

Ben Nabors

BEN NABORS #233894  
B.R.C.I. mdt. 1035-B  
4460 Breadstovers Road  
Colo, SC 29210

CC: Judge FRANK R. Adm. J.R. 8th Cir. S.C.  
Attorney Generalization Rhetoric Trial Ex. S.C.  
Clerk Court LYU W. Lancaster 8th Cir. S.C.  
S.C. Court ADMIN

P# OF 6

~~(C)~~

(BEN)

C/O: LYN W. LANCASTER  
5-6-13  
CLEAN OF COURT

FROM BEN NABORS #233844

B.R.C.I. MCT. 1035-B

4460 Broad's MURKINS ROAD

COLA S.C. 29210

RE: my motions/request  
to both this court as well  
as your office files

Dearest Ms. Lancaster  
I have not heard here  
from court of your steps  
concerning my motion pro se  
for court transcripts  
from 9-22-09  
COURT CLARENCE WILLIAMS A  
MAYOR DEFENSE CO. W.A.

P-62

#2

(C44)

Your offices to  
hand over in mediation,  
at last my for inspection  
of entire CONT Record,  
inclusion following

(1) ALL prose communic.

(2) ALL CONT app. cases,  
pre trial motions, <sup>B</sup> HEARING TRANSC.  
for 9-22-09 as well as

P.C.R. TRANSCRIPTIONS for 5-6-10  
and 3-13-13, as well as

TRIAL TRANSCRIPTS for 10-18-10

⊙ am indignant's possible  
PAY FOR SUCH DOLOUS TRANSCRIPTS  
THAT SAY BUT NOT ACCURATE

P-63

(P)

~~Page 3~~ 3

AND THIS OFFICE HAS OF  
UP REPEATEDLY OBSTRUCTED JUST  
PREVENTED DISCLOSURES AND  
HAS ~~IT~~ STRONGLY BELIEVE LEAK  
VITAL INFORMATION TO THE

L.C.S.D. AS WELL AS TO  
THE VICTIM TONI EDWARDS  
OF HER FAMILY OR REPRESENTATIVE  
IN RELATION TO THOSE PROCEEDING  
HEARINGS AND PRIVILEGED. ~~IT~~  
HAVE REPEATEDLY REQUESTED  
THEN LUNCH WAS HAD  
YOU REFUSE TO PROCESS  
MOTION'S OF RETURN REPLY  
REGARD THESE TRANSCRIPTS

7-64



(F40)

~~REPLY~~ 5

will inform answer  
process deliver my  
pro se motions concerning  
motion to Judge Newman  
to expand P.C.R. record  
Amend ISSUES allow  
introduction a la 2ate  
of importation evidence  
documentation was unable  
to hand up at 3-13-13

P.C.R. Hearing due to shackles  
due to confusion over what  
due to office of L.C.S.D. C.I.C.  
(TURNER) obstructing just  
refusing to hand my evidence  
to the court

F-66

~~\*\*\*\*\*~~ 6

(67)

threats hold in cellation and no  
 judg ADVIS COURT HOUSE  
 MEDICATION over med on  
 OXY but MIN'S etc. L.G.S.P.  
 of structure Justice malice  
 present pleas provide me with  
 COPY OF ENTIRE COURT  
 RECORD(S) PROCEEDING  
 AND TRIAL TRANSCRIPTS  
 FOR 9-22-09, 10-18-10  
5-6-12 and 3-13-13

cc. Rutledge Johnson SSICP with VIM 1  
 cc. Scott Adams S-6-13 Singer  
 cc. SCA 9th Cir S-6-13  
 cc. Judge Newman  
 cc. William A. J. V.  
 cc. Bunnings

176-11

STATE OF SOUTH CAROLINA )  
COUNTY OF LAURENS )  
C/A No. 2011-CP-30-308

HWO

Benjamin Ray Nabors, #233844 )  
Applicant, )  
v. )  
State of South Carolina, )  
Respondent, )

MOTION FOR EXPENDITURE OF FUNDS  
FOR INVESTIGATIVE SERVICES PURSUANT  
TO §17-3-50(B)

Applicant Benjamin Ray Nabors, #233844 by and through counsel hereby moves, pursuant to S.C. Code §17-27-50(B) for Expenditure of Funds for expert services. In support of this motion, Applicant apprises the Court of the following facts and legal principles.

(1) Applicant is presently serving a twenty-five year sentence for Armed Robbery and a consecutive sentence of twenty years suspended to to five years probation upon release, imposed on October 19, 2010, by the Laurens County Court of General Sessions following his trial where he ultimately pled guilty. No direct appeal was taken. Applicant's initial application for Post-Conviction Relief was filed on March 30, 2011.

(2) Applicant believes in good faith that an independent investigation services are needed due to the extreme circumstances of this case.

(3) On the day of the alleged incident herein, the Applicant was working as an informant for investigator Moody of Laurens County Narcotics Division; and was sent to a resident on Hellams Rd. in Grey Court, South Carolina also known as "The Creek."

(4) Upon Applicants arrival at the residents the subjects were cooking/Manufacturing Methamphetamine and Applicant was exposed to the fumes.

F-68

121

Proctor

Oct 26-11

(5) Applicant started Hallucinating and thought that the subjects was killing his wife he ran from that residents through the woods to a mans house who called 911.

(6) After 911 was called to the residents Applicant was taken to jail on an outstanding warrant for Grand Larceny and released on a PR bond and left walking and was denied mental health treatment or hospital services.

(7) The victims picked up the Applicant and his wife up walking.

(8) Applicant believes in good faith that he needs funds for an independent private investigator services.

(9) Mr. Glen Bradley; private investigator services of Lexington, South Carolina spoke with trial counsel several times, but counsel ultimately refused to hire him.

(10) Applicant believes in good faith that the investigator services are needed and are pertinent to his defense of ineffective assistance of Counsel; Prosecutorial Misconduct and investigative misconduct within the Applicants case herein.

(11) See: State v. Bailey, 424 S.E.2d at 506; also see: Ake v. Oklahoma, 470 U.S. 68 (1985).

(12) With good cause shown herein Applicant believes in good faith pursuant to S.C. Code Ann §17-3-50(B) upon a finding in exparte proceedings that investigative exparte, or other services are reasonable necessary for the representation for the Defendant, the Court shall authorize the Defendants attorney to obtain such services on behalf of the Defendants and shall order payment, from funds available to the Office of Indigent Defense, of fees and expenses not to exceed five hundred dollars as the Court considers appropriate.

STATE OF SOUTH CAROLINA )

IN THE COURT OF COMMON PLEAS

COUNTY OF LAURENS )

C/A No: 2011-CP-30-308

Benjamin Nabors, #233844 )  
Applicant, )

**NOTION OF DISCOVERY PURSUANT**

vs. )

**TO §17-27-150(A)**

State of South Carolina )  
Respondent, )

Applicant, Benjamin Ray Nabors, #233844, by and through counsel, hereby moves, pursuant to §17-27-150(A) for Production of Documents for good cause that was presented in Applicant's Motion for Leave to Conduct Discovery.

Applicant believes in good faith that his necessary Discovery is imperative to his defense of his application for Post-Conviction relief Evidentiary hearing to protect his Constitutional rights, to Due Process of Law. Applicant will now list Discovery requested and who it's in belief that's in possession of said Discovery.

Requests for Production

Applicant request that the Attorney General produce the following documents:

- 1) The Solicitor's entire file related to the prosecution of Applicant for Armed Robbery & Carjacking.
- 2) All documents concerning the investigation of the armed robbery & carjacking, including but not limited to police reports to be in belief of Laurens County Sheriffs Office, supplemental reports, of any and all involved agencies entities, or persons hired or used by these agencies or who have rendered services to any of these agencies whether paid

1 B  
P

JTB

#70

*[Handwritten scribbles]*

or not, as regards to this case in any way whatsoever.

- 3) Audio copies of any and all radio transmissions on any frequency and/or any recorded telephone calls via 911 or any other telephone call to and/or from any involved law enforcement agency regarding events contemporaneously associated with the occurrence of the incident forming the basis of Applicant's prosecution and/or contemporaneously associated with Applicant's arrest; also to believe is in possession of Laurens County.
- 4) Any written or recorded statements made by Applicant.
- 5) All documents concerning any results or reports of physical or mental examinations of Applicant; (State Hospital Columbia)
- 6) All written or recorded statements made by any witness or potential witness in connection with Applicant's case in any way.
- 7) Mental Health files within the South Carolina Department of Corrections.
- 8) Mental Health files from Greenville County Jail; to include Hospitals where Applicant was treated for Mental Health while awaiting trial; medical records to include dates; medications prescribed.
- 9) Narcotic Agent Moody within Laurens County Narcotic Unit reports associated with Applicant; to include; 911 tapes; any all of Agent Moody's notes regarding any and all incidents and transactions performed by Applicant for Moody.

Alameda  
Page 1 of 3 MR. KICHNEY & COMMUNICATIONS TO  
SOLICITORS about SUBJECT OF NARC, PROOF  
INSANITY DEFENSE public Authority DEFENSE  
C/O: ASSISTANT SOLICITOR, MR. CADE GIBSON  
FROM: BEN NABORS  
CLERK OF COURT

P.O. Box 329, Laurens, S.C. 29360  
2010 JAN 15 A 10:45

DEAR SIR,

As you are aware of, I ~~intended~~ <sup>intended</sup> ON  
ENTERING AN INSANITY AND OF GUILTY "BUT" MENTALLY  
ILL AT THE TIME OF THE CRIME, AS HAVE BEEN  
SET DOWN BY RULE 5(F) SCRPC.

I NEED ACCESS TO A LAW LIBRARY SO THAT  
I MAY PREPARE FOR MY DEFENSE, CONCERNING  
MY CHARGES, J-616454, J-616455. MY COURT  
APPOINTED LAWYER HAS FILED MOTION AND HAS GIVEN  
YOUR OFFICE NOTICE, THAT HE HAS RELIEVED  
HIMSELF AS MY ATTORNEY OF RECORD.

THE LAURENS COUNTY JAIL REFUSES ME  
USE OF A WELL STOCKED AND UP TO DATE  
LAW LIBRARY. I DO NOT WANT THE USE  
OF OUTDATED, TORN, OR OBSOLETE LAW  
BOOKS. I WANT ACCESS TO WHAT ANY  
ATTORNEY WOULD DEEM BOTH APPROPRIATE AND  
ACCEPTABLE, IN REGARDS TO LAW TOMBS.

SIR, I KNOW I'M NOT A LAWYER. I KNOW  
THAT A PERSON WHO HAS HIMSELF FOR A LAWYER,  
HAS A FOOL FOR A CLIENT. I KNOW THE DICTUM  
OF SUCH. BUT WHAT AM I EXPECTED TO DO? YOU  
KNOW I'M NOT BEING GIVEN THE REPRESENTATION  
I DESERVE, NOT CONCERNING MY CHARGES.

#72

(LAP)

105

P32 of 3

You know I was released from police custody when IT WAS VERY APPARENT THAT I SHOULD NOT HAVE BEEN PUT BACK INTO THE PUBLIC SPHERE AT TIME. YOU KNOW THAT I WAS BEING USED BY THE NARC UNIT AS A C.I. I WAS BEING ALLOWED TO KEEP AND DO SOME OF THE DRUGS I WAS BEING INSTRUCTED TO PURCHASE AS A C.I.

I WAS ALSO BEING ALLOWED AN EXPENSE ACCOUNT. I WAS BEING ALLOWED TO RUN ALL OVER LAURENS COUNTY IN A CAR OWNED BY THE NARC UNIT AND THEY KNEW I DID NOT HAVE A LICENSES ETC. AND THAT I WAS CONSTANTLY UNDER THE INFLUENCE OF DRUGS WHILE DRIVING THEIR CAR, ETC. I HAVE MADE ALL OF THIS PUBLIC KNOWLEDGE. IN THE EVENT SOMETHING BEFALLS ME, THE TRUTH WILL STILL BE EXPOSED.

MY WIFE IS INNOCENT, AND I BELIEVE A JURY, "ANY JURY", WILL FIND IN HER FAVOR. I'M TIRED OF OUR RIGHTS BEING VIOLATED BY THIS JUDICIAL CIRCUITS OFFICERS OF THE LAW. RIGHTS RIGHTS RIGHTS!!! WE STILL HAVE RIGHTS!!! AND RIGHT IS RIGHT AND WRONG IS WRONG. AND IT'S WRONG TO KEEP SOMEBODY IN JAIL FOR ANY LENGTH OF TIME WHEN IT'S OBVIOUS THAT THAT PERSONS INNOCENCE IS IN QUESTION AND THAT THEIR CONSTITUTIONAL RIGHTS ARE BEING INFRINGED

7-73

(MVP)

106

3 of 3 (13)

UPON. MY WIFE IS INNOCENT. AND I AM  
TOO TO A CERTAIN °, WHETHER OR NOT  
YOUR OFFICE IS PREPARED TO ADMIT THAT  
"FACT" OR NOT, YOU DO NOT RELEASE A  
DRUNK DRIVER UPON ARREST AND ALLOW HIM  
TO HAVE THE KEYS TO HIS CAR. SO WHY  
WAS I RELEASED ON A PIR BOND,  
WHEN "EVERYONE" KNEW I WAS AT THE  
TIME, MENTALLY UNFIT  
I WANT ACCESS TO THAT LAW  
LIBRARY, PLEASE SIR

Sincerely,

<sup>30</sup>  
Ben Nabors

1-10-10

DATE

BEN NABORS  
PRO SE DEFENDANT



REFY

(NAB)

109