

pg 1

8-23-13  
DATE

TO: MR. Honorable D.E. SHEAROUSE,  
CLERK COURT, SUPREME COURT  
P.O. Box 11330 Core S.C. 29214

FROM: BEN NABORS # 233844, PROSE  
APPELLANT, 4460 Broad Rivers Road  
Core SC 29210

RE: Appellate cases:  
NO: 2013-001195  
NO: 2013-001665

**RECEIVED**  
AUG 27 2013  
S.C. SUPREME COURT

LOW COURT NO: 2011-CP-30-308

AND ENCLOSED UNCODIFY DOCUMENTS  
EVIDENCES WHICH THIS PROSE  
APPELLANT NOW ENTERS INTO EVIDENCE  
REGARDING ABOVE NOTED APPELATE  
CASES.

8-23-13  
DATE

DEPT Honorable Clerk  
OF COURT MR. SHEAROUSE,  
GOD BLESS. THANK YOU FOR PATIENCE

pg. 11-2

Dealing with me hear. I  
am NOT trying to nor am I  
abusing the courts. I JUST OVERLY  
worried that because of procedural  
defaults on the causing of not my  
fault but the states, or some  
other trickery that I will end-up  
spending remainder of my  
life in prison when I am  
innocent. Please file these  
documents, all of them  
please, and clock this  
communion and these  
doctrines as evidence,  
(Exhibit "J") Appeals  
Exhibit "J" this is supporting  
my claims and also appeals

PS #44-3

CASE NO: SUMBARS CASE #  
NO: 2013-001125 and  
NO: 2013-001665, FOR INSULTION,  
ETC. WHICH IS CURRENTLY BEING  
APPEALED. ~~SENT~~ ON 8-23-13

Ⓢ SENT YOU NOTICES OF APPEAL  
AND CURRENTLYS WAITINGLY  
AWAITING A CASE # FROM  
THE FEDERAL APPEALS COURTS  
ON ABOVE CASES. Ⓢ

DO NOT NO WHY CIT TOAL OVERLOOKED  
ALL THE FACTS OF OR THE  
EVIDENCE DOCUMENTATION  
INVOLVED IN CASE NO: 2013-001125  
BEFORE SHE DISMISSED IT. Ⓢ AS  
YOUR RECORDS SHOW, DID FILE  
Ⓢ'11 NOTICES OF APPEAL AND PROOF

PS: ~~7500~~ = 4

OF SERVICES AS WELL ON  
BOTH THE ATTORNEY GURNEY  
AND LOWCOST AND YOUR  
OFFICE. ALL 2-GETTER  
① FILED AT LEAST ④

SUCH NOTICES ON SAME  
CASE NO: 2013-001195 CAUSE  
THE STATE "SERVED" ME 4-<sup>17</sup>379<sup>3</sup><sub>326</sub>  
4-X'S PROCESSES OF DISMISSAL  
OF P.C.R. COMTS ORDER FROM  
HONORABLE CLIFFORD B. NEWMON  
FROM 4-25-13. ① GOT ALL

SUCH DOCUMENTATION PROOF  
OF SUCH, AS WELL AS

P. J. ~~AB~~ = 5

POOF OF P.I.R. CONTS  
VIOLATION AND THE ATTORNEY  
GENERAL'S VIOLATION, OF 71.1 (C)  
AND P.I.R. COUNSEL'S VIOLATIONS  
OF 71.1 (A) "SCRCP" WHICH  
DID START AND IS ALL RESPONSIBLE  
FOR ANY SUCH PROCEDURAL  
DEFAULTS ERRORS ON MY PART.  
I TRIED MY BEST TO COMMUNICATE MY  
INNOCENCE TO THIS CONT AS WELL  
AS THE P.I.R. CONT AND TRIAL  
GENERAL SESSIONS EMISSIONS  
CONTS OF THE CIT & AVEN  
COURTY FOR OVER 4 1/2 YEARS  
NOW BUT ALL SUCH

~~Page 11~~

attempts have failed of N  
CLIFTS ears @ Guess.

And now due to <sup>errors</sup> (states) (conts  
of Justice's ON delay-obstruction  
of the govt's part officers  
to spend yet more

②<sup>12</sup><sub>6</sub>3) trying to overcome extra  
more Hurdles imposed on

me by the state to prove

such innocence. ITS NOT JUSTICE'S

and it prejudices also explain why

→ but office failed to notify  
me that it had assigned

cc @ never got notified

pg ~~#####~~ = 7

the the case no: 2013-001665  
for an motion which was  
filed under case no: 2013-001125?  
and why wasnt ~~☹~~ ever notified  
of such assignment of no:  
2013-001665, when such was  
obviously assigned by your  
office? when was it assigned?

MRS HARRISON pleads respond acknowledging  
Receipts and plea dont get  
mad at me cause ~~☹~~ simply  
ONLY WANT JUSTICES MY  
RELIEF ~~☹~~ to deserve. ~~☹~~  
was denied fair full p.c.R. process.



PS ~~PPPPPPPPPP~~ ~~PPPP~~  
THINK YOU MUST EXPROVE  
w. GOD BLESS YOU MR.

SHAROUSE AND PLEAS

DONT BE UPSET ME WITH AS GOD  
THEY OF SATALITES SPACE IS GOOD -  
O = GOD! THINK YOU.

Amen Respectfully



BEN NABOR SA 233844  
4460 Broads MMS Roads  
COTE S.C. 29216

DATE

C/O: SCCFD (Director)

8-14-13  
8-19-13 DATE  
DATE

From: PRO SE APPELLANT,  
BEN R. NABORS #233844  
B.I.R.C.F. Sat-141  
4460, Broad Rivers Road,  
Cole, S.C. 29210

RE: (ERROR) ON your offices  
ORDERING OF Guilty plea  
transcripts, 10-19-10-  
(Instead) of trial transcript, for  
(10-18-10) (with enclosures)  
and funds for INVESTIGATORS..

Dear Director, of SCCFD  
your office is in (ERROR) IN  
THAT IT HAS ORDERED A

Guilty plea transcript moon free  
10-19-10, instead of what this pro se  
appellant seeks, wants, which  
IS the following, "THE  
Guilty plea transcript will

pg ~~17~~ = 2

(NOT) BE accepted by  
The prose appellant in  
this case, as he has such  
transcript in hand already,  
What IS in question for  
appeal issue, IS misconduct,  
malicious prosecution, mistrial  
motion, threats, (etc.) at (trial) not G.P.  
which (resulted) in (coerced)  
Guilty plea. ALSO  
Sought FS P.C.R. transcripts  
for 6-5-12, and 3-13-13;

Below IS information  
in which your office  
should GOD already has,  
THIS prose appellant  
(CAN NOT) receive a

pg. ~~444~~ = 3

(Fair and Full) federal and state constitutional, appeal process, UNLESS the FS supplied with his transcript(s) (records) from these dates:

\* 10-18-10 - (trial) to include jury selection, open arguments, testimony, etc. EVERYTHING which was so transcribed now into COATS RECORD, for that day, (10-18-10.) (NOT) (10-19-10). AS stated above, this pro se appellant has guilty plea from

**RECEIVED**

AUG 27 2013

S.C. SUPREME COURT

PS: ~~4447~~ = 4

This is an error, or  
just plain (refusal), on  
whoever put such order  
in to the Court Reporter

Ms. April P. Herron, for trans  
cription, who has contacted me

regarding such, because  
she has been over aware  
for nearly 2-years, that  
it's the (trial transcript)  
not the guilty plea trans,  
in which is sought by  
me. Also needed by

this prose appellant's  
transcripts) of p.c.r.

proceedings for 6-5-12  
and 3-13-13. Court Reporter  
Ms. Maryann S. Nevers,

pg. ~~AAAAA~~ = 5

IS the court reporter  
who has (both) those  
records, the p.c.R.  
hearings for 6-5-12,

which appellate issues (p.c.R.  
issues) were openly discussed at that  
hearing, and recorded, about pro

se appellants brain damage  
from years of chronic beer  
alcohol and substance abuse,  
and chemical exposures)  
while under (actual authority)  
he did so suffer from,  
as result of L.C.S.D. forcing  
such appellant to be an  
undercover narcotic agent.

PG. ~~7777~~ = 6

Also ordering is required  
of the (3-13-13) P.C.R. proceeding.

as well as funds for  
investigative services.

This prose appellant  
has constantly been  
denied fairness (equity)  
as ordered in Griffin vs.  
ILLINOIS, IN SUPREME COURTS  
ruling which stated in part  
that, "there can be no  
equal justice where the  
kind of trial a man gets  
depends on the money he  
has." Equality principle.

Pg. ~~44444~~ = 7

A response to this (prose)  
communication is required,  
to inform this prose  
appellant (if) the SCCID

is going to correct  
it's error, regarding  
the (incorrect) ordering,  
funds appropriations, for  
(the wrong) transcript,  
AND funds for investigator.  
Respectfully,

8-14-13 BEN NABORS  
DATE

BEN NABORS #233844  
B.R.C.I. SAL-141  
4460 Broadspiner Road

COLE, S.C. 29210

CC: April P. HEMON, Ct. Rpt.

HONORABLE, D.E. SHEAROSE, CLERK, SUPREME COURT, S.C.

DLAN WILSON, A.G., and J. Rutledge JOHNSON, Assit. A.G. for  
THE RESPONDENT STATE OF S.C.

\*  
proof service. →

P.O.S.  
Pg. 1

# PROOF OF SERVICE

THE STATE OF SOUTH CAROLINE  
IN THE COURT OF APPEALS  
[IN THE SUPREME COURT, S.C.]

Appeal From, LAUREN COUNTY, S.C.,  
COURT OF COMMON PLEAS  
CLIFFTON B. NEWMAN, CIR. COURT JUDGE

CASE NO: 2011-CP-30-308-  
APPELLAT NO: 2013-001195

BEN R. NABORS, PRO SE APPELLANT,  
VS.  
THE STATE OF SOUTH CAROLINE  
RESPONDENT(S).

P.O.S.  
P. 9-11-2

## PROOF SERVICES

⊙, this prose appellant,  
swears under all penalties perjury,  
that he has served upon the  
SCCID, THE DIRECTOR OF,  
T. PATTON ADAMS, (OF WHOEVER IS  
CURRENTLY THE DIRECTOR OF THE  
SCCID,) BY ADDRESSINGS  
ATTACHED COMMUNICATIONS OF  
THE ENCLOSED AS FOLLOWS: POSTAGE PAID.

OFFICE OF EXECUTIVE DIRECTOR  
FOR THE, SCCID  
P.O. BOXES 11433, SUT, 401  
1330 Lady St. COLE, S.C. 22211-  
1433

P.O. S.  
P.S. ~~AAA~~ = 3

postage prepaid, affixed,  
and (HAND DELIVERED) to  
B.R.C.I. Male Room employees,  
MR. COX, MR. KITT, MRS. FRIE,  
ON 8-14-13. THIS PRO SE  
APPELLANT ATTEST HE ALSO SENT  
COPIES OF ORIGINAL TO THE  
FOLLOWING PARTYS:

\* DANIEL E. SHEAROUSE, HONORABLE  
CLERK COURT, SUPREME COURT, S.C.  
P.O. BOX 511330, COLE, S.C. 29211

FOR HIS FILING AS AN OFFICIAL  
COMMUNICATION IN REGARDS TO THIS  
PRO SE PARTIES APPEAL, CASE NO:  
2013-001195, OF WHATEVER

p.o.s.  
PJ ~~###~~ = 4

Case number currently is assigned  
to appeal case,

BEN R. NABORS, vs.  
THE STATE OF SOUTH CAROLINE,

as well as a copy of  
same, all enclosed, to the  
respondents, ALAN WILSON, A.G.  
and, J. Rutledge JOHNSON, Esq.  
assit. atty. General, at:

ALAN WILSON, Attorney General,  
c/o: J. Rutledge JOHNSON, assit. A.G.  
p.o. 11549, Cole, S.C.

29211-1549, also served  
April, P. HERRON, Cont. Reporter  
p.o. Box 17675, A'ville, SC 29606

P.O.S.  
P.D. #4445

by also depositing the same  
postage pre paid, in the O.S.  
made, ON 8-14-13.

8-14-13 BEN NABORS  
today's DATE prose appellant.

(pro se appellant)

BEN NABORS # 233894

B.R.C.I. SAL-141

4460 Broad Street Road S

COLE S.C. 29210

\* Respondents of communication,

Office of Director, SCCIP, P.O. Box 11433, 1330

Lady St. Suite 401, Cole, S.C. 29211-1433

\* Respondents, of appeal,

Alan Wilson, D.G., J. Rutledge Johnson, Ass't. A.G. S.C.

P.O. Box 11549, Cole, S.C. 29211-1549

\* Respondents, office of

App'd P. Hermon, P.O. Box 17675, Greenville, S.C.  
zip 29606.

CC: Honorable DANIEL E. SHEPHERD, S.C. S.C.

Alan Wilson, Attorney General, J.R. Johnson, Ass't. A.G.

App'd P. Hermon, Cont. Reporter

pg # = 2

TO: MS. APRIL P. HERRON, CT. C.S.

P.O. BOX 17675

GUILFORD, NC 27606

FROM: BEN NABORS #233844

RE: RECENT COMMUNICATION FROM YOU

addressed to me, dated, August  
7, 8, 2013, with ENCLOSURES  
of letters, cops of, tops you  
sent me also re. same subjt,  
and my request in response to, below.

46  
44  
DA

Dear MS. HERRON, 8-14-13

HEY MS. HERRON, GOD BLESS <sup>DATE</sup> HOPE  
you okay. LISTEN, THERES BEN A SERIOUS  
MISUNDERSTANDING/MISTAKE, SOMEWHERE  
ON SOMEONES PART. I SUSPECT THE  
OFFICE OF INDIGENT DEFENSE, MS. HERRON,  
THE SELECTION OF THE JURY, OPENING  
ARGUMENTS, WITH TESTIMONIES  
AND WITH MOTION FOR A MISTRIAL,

pg. 47-2

made by defense, which all  
occurred on October  
THE (18<sup>th</sup>) 2010,

IS what's required, and what  
should have been ordered, paid for,  
by the O.F.D. AS EVERYONE KNOWS,  
HOES OR SHOULD DOES, IS THAT

We all got the Guilty plea  
transcript (which was all the result  
of me HAVING been threatened, coerced  
into stopping the trial and thus  
entering such e. ms. HERRON,

you are a blessing, ~~☺~~ swear  
you are. you have to endure  
so much Bullstuf, and ~~☺~~ am  
sincerely forgiving. plea contact

pg 777=3

COURT ADMIN, S.C., as well  
as the O.I.D., S.C.I.D.  
and kindly make them aware  
of their, SOMEONES, ERROR(S).

AS THAT THIS PRO SE APPELLANT  
DOESN'T REQUIRE THE GUILTY  
PLEA TRANSCRIPT, FOR HIS  
PROSECUTION OF HIS CURRENT  
APPEAL OF THE P.C.R. ORDER  
OF DISMISSAL ON 3-13-13,  
SUCH GUILTY PLEA HAVING  
BEN ON OCT-19-2010,

INSTEAD, WHAT  
THIS PRO SE APPELLANT  
NEEDS, (REQUIRES) IS  
OCT. 18, 2010, TRIAL  
TRANSCRIPT RECORDS

ps. ~~HW~~ = 4

in their entirety, which  
FS, "JURY SELECTION ERECTION"  
"OPENING ARGUMENT(S)" "MOTION  
FOR MISTRIAL", etc. ALL

HAVING BEN RECORDED BY  
YOU ON OCT. 18, 2010.

RIGHT? FURTHER MORE

Ⓢ NEVER, TO MY KNOWLEDGE,  
REQUESTED FROM YOU, THE

GUILTY PLEA TRANSCRIPT.

ALL "MY RECORDS" SHOW  
IN EVERY COMMUNICATION

FROM ME, TO YOU, THAT

THE APPELLANT REQUESTED

TRANSCRIPTS FOR OCT, 18, 2010,

PLEASE SⓈ (ALL) ENCLOSURES

PS. ~~THAT~~ = 5

However, ~~I~~ subject, like  
all other HUMANS, to make  
ERRORS MYSELF, so if ~~I~~

actually did "miscommunicate"  
Such need to you for the  
Guilty plea transcript, then  
pleas forgive me, but as  
stated above, NO SUCH PAST  
COMMUNICATION CAN BE LOCATED  
IN (MY RECORDS). EVERY  $\begin{pmatrix} 12 \\ 9 & 3 \\ 6 \end{pmatrix}$

~~I~~ WROTE YOU, EVERY  $\begin{pmatrix} 12 \\ 9 & 3 \\ 6 \end{pmatrix}$

THEIR WERE COPIES MADE OF  
THE COMMUNICATIONS NOTIONS  
NOTIONS AND THE ENVELOPES,  
PRIOR TO MAKING.

PJ ~~XXXX~~ = 6

pleas understand, ~~I~~ am NOT  
telling you to stop your transcription  
process, ~~I~~ am (asking) you  
to pleas correct such

error, before completion  
of such order, as is  
the order is currently  
an error on some ones

part. Think your records  
may be in error also, but

then we again, maybe it's mine?  
\* pleas respond soon, not

soon as, but soon, pleas  
acknowledging this error and  
it's address and correction.

~~PS - #1111117~~

Bless you Ms. Herron,  
and have a growing day.

SIN SIMY,

8-14-13  
DATE \*

H.M.  
9/2

*[Signature]*

BEN NABORS #233844  
B.R.C.T. SAL-141  
4460 Broad Rivers Road  
COTE, S.C. 29210

\* COUNSEL FOR RESPONDENT(S)

ALAN WILSON, A.G., S.C.

J. Rutledge JOHNSON, assit. A.G., S.C.

PRO. BOYS 11549, COTE, S.C. 29211

CC. S.C. CONT. ADMIN, DIRECTOR, SUPREME COURT, S.C.  
DANIEL E. SHERROUSE, CHIEF, SUPREME COURT, S.C.  
DIRECTOR OF SCCTD, "O.I.D.", OF S.C. + PATTY ADAMS,  
ALAN WILSON, A.G. OF S.C.

*April P. Herron*  
*Circuit Court Reporter*  
*P.O. Box 17675*  
*Greenville, SC 29606*

---

August 7, 2013

Mr. Ben Nabors #233844  
BRCI.MLT-1101  
4460 Broad River Road  
Columbia, SC 29010

---

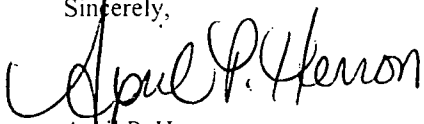
**JUDGE: Durham Cole**  
**DATE TAKEN: October 18, 2010**  
**LOCATION: Laurens**  
**CASE: State v. Ben Nabors**

Dear Mr. Nabors:

In response to your letters regarding the Transcript of Record in the above-entitled case, I have attached copies of letters that I've previously sent you regarding the Transcript of Record and costs and procedures of obtaining the requested record. You mentioned in one of your letters hearing dates for your PCR of 6/5/12 and 3/13/13. I was not the Court Reporter for those hearings. You will need to contact SC Court Administration to obtain who the Court Reporter was for those hearings. The only hearing that I was the Court Reporter for was October 18-19, 2010. In which I have already responded to your request for the Transcript of Record for October 19, 2010.

However, since your request, Indigent Defense has ordered a copy of your guilty plea transcript that was taken on October 19, 2010. I have included a letter for the copy rate for that transcript should you require that. I've also included a letter regarding the costs for the Transcript of Record for trial that was started prior to your guilty plea.

Sincerely,



April P. Herron  
Circuit Court Reporter

*Enclosed: Copy of letter to Mr. Ben Nabors on March 11, 2013 & April 18, 2013. Letters dated August 8, 2013 re: costs of trial & guilty plea transcript.*

*Cc: Desiree Allen, SC Court Administration (via email)*

*April P. Herron*  
*Circuit Court Reporter*  
*P.O. Box 17675*  
*Greenville, SC 29606*

---

August 8, 2013

Mr. Ben Nabors #233844  
BRCI MLT-1101  
4460 Broad River Road  
Columbia, SC 29210

---

**JUDGE:** Durham Cole  
**DATE TAKEN:** October 18, 2010  
**LOCATION:** Laurens  
**CASE:** State v. Nabors

Dear Mr. Nabors:

I have received your request for a copy of the Transcript of Record in the above-entitled case. Such transcripts cost \$3.25 per page plus postage. I have checked my records and have estimated the transcript to be approximately 145 pages at \$3.25 per page, for a total estimated cost of \$471.25, plus estimated postage of \$3.50 for a total cost of \$507.50

Upon receipt of your certified check or money order (no personal checks), I will commence typing the transcript.

I am given 60 days in which to complete the record. Requests are prepared in the order in which they are received. Extensions of time may be granted, if needed. My 60 days in which to prepare the transcript will not commence until receipt of payment.

Sincerely,



April P. Herron  
Circuit Court Reporter

*April P. Herron*  
*Circuit Court Reporter*  
*P.O. Box 17675*  
*Greenville, SC 29606*

August 8, 2013

Mr. Ben Nabors #233844  
BRCI MLT-1101  
4460 Broad River Road  
Columbia, SC 29210

**JUDGE:** Durham Cole  
**DATE TAKEN:** October 19, 2012  
**LOCATION:** Laurens  
**CASE:** State v. Nabors

Dear Mr. Nabors:

I have received your request for a copy of the Transcript of Record in the above-entitled case. Such transcripts cost \$3.25 per page plus postage. I have checked my records and an original has been ordered and a copy cost is \$.75 per page. The transcript is approximately 32 pages at \$.75 per page, for a total cost of \$24.00. Plus postage of \$2.25 for a total cost of \$26.25

Upon receipt of your certified check or money order (no personal checks), I will mail the transcript.

Sincerely,



April P. Herron  
Circuit Court Reporter

COPY

*April P. Herron*  
Circuit Court Reporter  
P.O. Box 17675  
Greenville, SC 29606

April 18, 2013

Mr. Ben Nabors #233844  
Lee C.I. SMU-N-21  
990 Wisacky Highway  
Bishopville, SC 29010

**JUDGE: Durham Cole**  
**DATE TAKEN: October 18, 2010**  
**LOCATION: Laurens**  
**CASE: State v. Ben Nabors**

Dear Mr. Nabors:

In response to your letters regarding the Transcript of Record in the above-entitled case, I am not and have not refused your request. Please find attached a letter in response to your request which includes cost and procedures of obtaining the requested record. Upon receipt of your certified check or money order (no personal checks), I will commence typing the transcript.

I am given 60 days in which to complete the record. Requests are prepared in the order in which they are received. Extensions of time may be granted, if needed. My 60 days in which to prepare the transcript will not commence until receipt of payment.

Sincerely,

COPY  
*April P. Herron*

April P. Herron  
Circuit Court Reporter

COPY

*April P. Herron*  
Circuit Court Reporter  
P.O. Box 17675  
Greenville, SC 29606

March 11, 2013

Mr. Ben Nabors #233844  
Lee C.I. SMU-N-21  
990 Wisacky Highway  
Bishopville, SC 29010

JUDGE: Durham Cole  
DATE TAKEN: October 18, 2010  
LOCATION: Laurens  
CASE: State v. Ben Nabors

Dear Mr. Nabors:

I have received your requests for a copy of the Transcript of Record in the above-entitled case. Such transcripts cost \$3.25 per page plus postage. I have checked my records and have estimated the transcript to be approximately 27 pages at \$3.25 per page, for a total estimated cost of \$87.75 plus estimated postage of \$2.10 for a total cost of \$89.85.

Upon receipt of your certified check or money order (no personal checks), I will commence typing the transcript.

I am given 60 days in which to complete the record. Requests are prepared in the order in which they are received. Extensions of time may be granted, if needed. My 60 days in which to prepare the transcript will not commence until receipt of payment.

Sincerely,

COPY

April P. Herron  
Circuit Court Reporter

*April P. Herron*  
*Circuit Court Reporter*  
*P.O. Box 17675*  
*Greenville, SC 29606*

March 11, 2013

Mr. Ben Nabors #233844  
Lee C.I. SMU-N-21  
990 Wisacky Highway  
Bishopville, SC 29010

**JUDGE: Durham Cole**  
**DATE TAKEN: October 18, 2010**  
**LOCATION: Laurens**  
**CASE: State v. Ben Nabors**

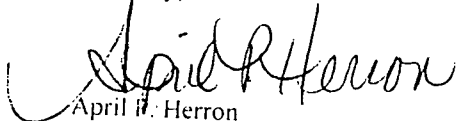
Dear Mr. Nabors:

I have received your requests for a copy of the Transcript of Record in the above-entitled case. Such transcripts cost \$3.25 per page plus postage. I have checked my records and have estimated the transcript to be approximately 27 pages at \$3.25 per page, for a total estimated cost of \$87.75 plus estimated postage of \$2.10 for a total cost of \$89.85.

Upon receipt of your certified check or money order (no personal checks), I will commence typing the transcript.

I am given 60 days in which to complete the record. Requests are prepared in the order in which they are received. Extensions of time may be granted, if needed. My 60 days in which to prepare the transcript will not commence until receipt of payment.

Sincerely,

  
April P. Herron  
Circuit Court Reporter

\* 3-11-13  
mailed on ~~16~~

April P. Herron  
Circuit Court Reporter  
P.O. Box 17675  
Greenville, SC 29606

April 18, 2013

Mr. Ben Nabors #233844  
Lee C.I. SMU-N-21  
990 Wisacky Highway  
Bishopville, SC 29010

**JUDGE:** Durham Cole  
**DATE TAKEN:** October 18, 2010  
**LOCATION:** Laurens  
**CASE:** State v. Ben Nabors

Dear Mr. Nabors:

In response to your letters regarding the Transcript of Record in the above-entitled case, I am not and have not refused your request. Please find attached a letter in response to your request which includes cost and procedures of obtaining the requested record. Upon receipt of your certified check or money order (no personal checks), I will commence typing the transcript.

I am given 60 days in which to complete the record. Requests are prepared in the order in which they are received. Extensions of time may be granted, if needed. My 60 days in which to prepare the transcript will not commence until receipt of payment.

Sincerely,



April P. Herron  
Circuit Court Reporter

Enclosed: Copy of letter to Mr. Ben Nabors March 11, 2013



April P. Herron  
Circuit Court Reporter  
P.O. Box 17675  
Greenville, SC 29606

**RECEIVED**

MAR 13 2013

LEE C I MAIL ROOM

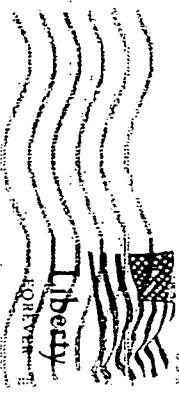
Mr. Ben Nabors #233844  
Lee C.I. SMU-N-21  
990 Wisacky Highway  
Bishopville, SC 29010

*MLT 1035*

*Broad River*

11 MAR 2013 PM 11

GREENVILLE SC 29606

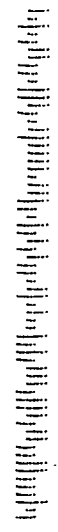


**RECEIVED**

MAR 18<sup>9</sup> 2013

BRCI  
MAILROOM

29010177550



*A.I.A.I.*

*A-3*

*[Handwritten scribble]*

~~00~~

A-9

BEN N APPOINTMENT #238894  
BROADS MOUNTAINS COMM. INST. MOUNTAIN 10315  
4460 BROADS MOUNTAINS RD  
COLORADO 80522

Mailed on  
9-15-13

RA

CL. COURT REPORTER  
MS APRIL P. HANCOCK  
P.O. BOX 17675  
COLUMBIA, MO 65216



02 3M  
0008008334  
MAILED FROM ZIP CODE 65216  
\$10.450  
APR 14 2013

LEGAL MAIL

92

ROADS NIBELS ROAD'S CAN INST. MCH 1035  
4460 BROADS NIBELS ROAD'S  
105A S.E. 29210

8TH. CIV. CONT. REPORTE

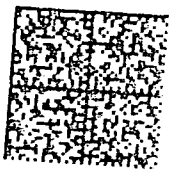
MAILED RECEIVED

4-20-13

APR 23 2013

BR  
BRCI  
MAILROOM

APRIL P. HENNON  
P.O. BOX 17675  
GUILF S.C. 29606



UNITED STATES POSTAGE  
02 TM  
0008003534  
MAILED FROM ZIP CODE 29210  
\$00.850  
APR 23 2013  
HINTS: BRINGS

LEGAL MAIL

A-5

~~Handwritten scribbles~~

CIO: Court Rpt. ms. 4-18-13  
From: BEN NABORS #233844  
Broad's Rivers Roads Comm. Insty.  
4460 Broad's Rivers Rd.  
Cola. St. 22210

RE: P.C.R. 2011-CP-30-308 TRANSCRIPTS  
Deel ms. NEVERS

ON 3-13-13 IN JUDGE  
NEWMANS COURT IN LAWRENS  
COUNTY AT MY P.C.R. HEARING  
HOW ARE YOU TODAY HOPE YOU  
ARE DOING GOOD I'M BLESSED  
AND NOW I'M IN NEED OF  
2-TRANSCRIPT(S) FROM YOU 1  
THE ONE ON 6-5-12 AND  
NOW THIS ONE 3-13-13  
AND BECAUSE I NEVER  
EVER GET IN BACK 2 JUDGE  
DIDNT HAVE THE 6-5-12

~~P#A~~

~~scribble~~

TRANSCRIPT NOT MY TRIAL  
TRANSCRIPT NOT CO DEFENDANTS  
TRANSCRIPTS ~~CO~~ WAS DENIED  
A FAIR FULL P.C.R. PROCESS  
HEARINGS) SO PLEASE

A.S.A.Y.P.G.W PLEASE MS  
NEVERS WRITE ME BACK  
TELLIN ME HOW MUCH YOU  
WANT FROM THE O I D FOR  
THE 3-13-13 P.C.R. HEERIN  
IN LAURENS CO TY JUDG  
NEWMANS CO RT CASE  
2011-CP-30-308 COP TR,  
THANK YOU AND BLESS AMEN

31

4-18-13 Sincerely  
DATE Ben Nabor  
BEN NABORS

cc. Judge Allen  
Judge Newman  
Judge Russo  
LYNN LANCASTER - CIA COPY  
Rutledge JOHNSON, ESCR. A.G.  
Office of CO RT Admin



\* NOTICE  
mailed on  
4-18-13

State of South Carolina  
The Circuit Court of the Eighth Judicial Circuit

Maryann S. Nevers  
Circuit Court Reporter  
Certified Verbatim Reporter -  
Master - Certificate of Merit

6609 Satchelford Road  
Columbia, South Carolina 29206  
mnevers@sccourts.org

April 21, 2013

To: Mr. Ben Nabors, #233844  
Broad River Correctional Institution MLT-1035  
4460 Broad River Road  
Columbia, SC 29210

Dates of Hearings: 06/05/2012, 03/13/13

Caption: Nabors v. State, 2011-CP-30-00308

Mr. Nabors:

I am in receipt of your correspondence, dated April 18, wherein you have requested transcripts of the PCR hearings held on June 5, 2012, and March 13, 2013.

Please note that transcript fees are promulgated by SCACR Rule 607. I have reviewed my records and estimate the 06/05/12 transcript to consist of 10 pages; the 03/13/13 transcript, 140 pages. Therefore, I will require an advance deposit of \$500.00 to place your request in line for transcription. Additionally, I require payment from pro se parties by certified check or money order. If the final cost exceeds this amount, I will contact you for additional payment before the transcript is finalized. Similarly, if the final cost is less than the deposit amount, I will refund the overage to you.

Your deposit should be made payable to me and forwarded to the address listed below. In accordance with the court reporter manual approved by the Supreme Court of South Carolina, the due date will be determined by the date I receive your advance payment.

Should you have any questions in this regard, you may contact me at the above address.

Sincerely,

Maryann S. Nevers, CVR-M-CM

6

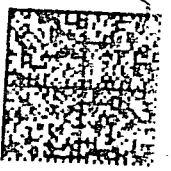
S.A.  
P★  
VVV

Broads Rivers Roads COM. INST. MLT-1035  
4460 Broads Rivers Rd.  
Colo. Sr. 29210

mailed 04/18/13  
4-18-13  
Bm

APR 18 2013  
BRO  
MAIL ROOM

CONT. Report 874. CIN CONT  
S. Maryann NEVERS  
6609 Satchelford Rd  
Colo. Sr. 29206



UNITED STATES POSTAGE  
02 1M  
0008003534  
APR 18 2013  
\$ 00.460  
MAILED FROM ZIP CODE 29210

**LEGAL MAIL**

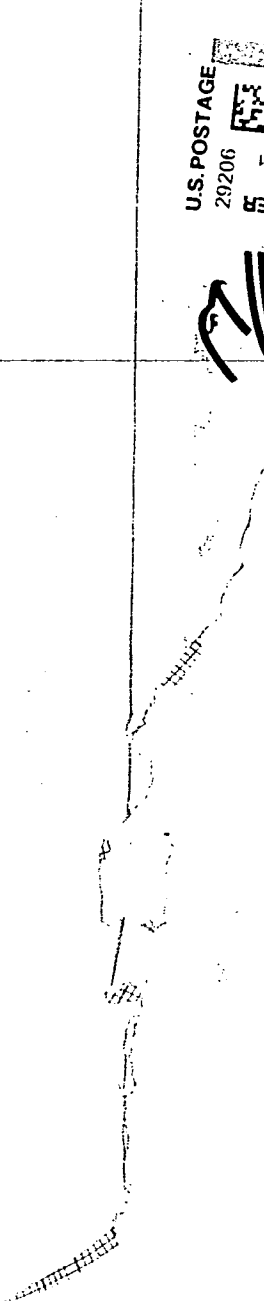
62





28

M.S. Nevers, CVR-M-CM  
Official Court Reporter  
6609 Satchelford Road  
Columbia, SC 29206



U.S. POSTAGE  
29206  
FOREVER  
03 8  
08282361  
APC  
0623



FE0017800205568

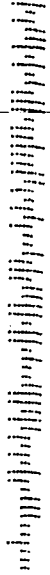
MLT 1035

Mr. Ben Nabors, #233844  
Broad River Correctional Institution MLT-1035  
4460 Broad River Road  
Columbia, SC 29210

RECEIVED

APR 23 2013

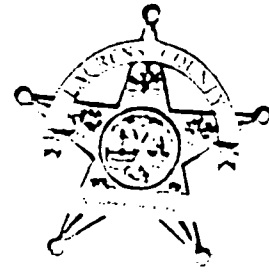
BRCI  
MAILROOM



29210884047

31

Office of the  
Sheriff  
Ricky W. Chastain



49

August 6, 2012

Ben Nabors #233844  
Lee C. I  
000 Wisacky Hwy.  
Bishopville, SC 29010

Re: FOIA Request

Dear Mr. Nabors,

The purpose of this letter is to respond to your letter of July 21, 2012. You state in your letter that this is a Freedom of Information Act (FOIA) request. If you will review the statute you will find that certain records are available to the public for inspection and copying.

If you desire to review and inspect any of non-exempt public records, our normal office hours are 9 AM to 5 PM, Monday through Friday. Please contact our records clerk, Crystal Bailey, at 864-984-4967 and schedule a mutually convenient time to review these records. Please be advised that certain documents or information contained in the documents responsive to your request may be exempt from disclosure. To the extent that is the case, this office will redact the exempt portions of any such documents and produce a copy of the redacted document to you.

Once you have had the opportunity to inspect the non-exempt documents covered by your request, we will determine the time, labor and materials necessary to cover the estimated costs. Payment of those costs will be required at the time of inspection.

Also, please be advised that it is your responsibility to investigate and determine your duty, if any, under South Carolina law as to the use of any public records for commercial solicitation. Please see South Carolina Code Section 30-2-50.

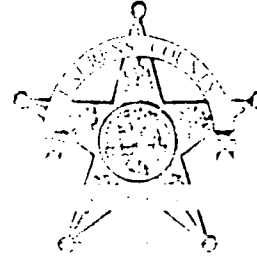
Thank you in advance for your assistance in this matter and if I may be of any assistance, please do not hesitate to contact me at 864.984.4967 or by email at [mcoats@laurenssheriff.org](mailto:mcoats@laurenssheriff.org).

Respectfully,

Michael Coats, Captain  
Administrative Services

BA

Office of the  
Sheriff  
Ricky W. Chastain



50

February 20, 2013

Ben Nabors #233844  
Lee C. I  
990 Wisacky Hwy.  
Bishopville, SC 29010

**Re: FOIA Request**

Dear Mr. Nabors,

The purpose of this letter is to respond to your letter of February 9<sup>th</sup>, 2013. You state in your letter that this is a Freedom of Information Act (FOIA) request. If you will review the statute you will find that certain records are available to the public for inspection and copying.

If you desire to review and inspect any of non-exempt public records, our normal office hours are 9 AM to 5 PM, Monday through Friday. Please contact our records clerk, Crystal Bailey, at 864-984-4967 and schedule a mutually convenient time to review these records. Please be advised that certain documents or information contained in the documents responsive to your request may be exempt from disclosure. To the extent that is the case, this office will redact the exempt portions of any such documents and produce a copy of the redacted document to you.

Once you have had the opportunity to inspect the non-exempt documents covered by your request, we will determine the time, labor and materials necessary to cover the estimated costs. Payment of those costs will be required at the time of inspection.

Also, please be advised that it is your responsibility to investigate and determine your duty, if any, under South Carolina law as to the use of any public records for commercial solicitation. Please see South Carolina Code Section 30-2-50.

Thank you in advance for your assistance in this matter and if I may be of any assistance, please do not hesitate to contact me at 864.984.4967 or by email at [mcoats@laurenssheriff.org](mailto:mcoats@laurenssheriff.org).

Respectfully,

Handwritten signature of Michael Coats in cursive.

Michael Coats, Captain  
Administrative Services



# SCCID

SOUTH CAROLINA COMMISSION ON INDIGENT DEFENSE

Post Office Box 11433  
1330 Lady Street, Suite 401  
Columbia, South Carolina 29211-1433  
Telephone: 803 734 1343  
Facsimile: 803 734 1345  
Email: executives@sccid.sc.gov

T. Patton Adams, Executive Director  
Lisa A. Campbell, Assistant Director  
Hugh Ryan, Deputy Director/General Counsel

July 27, 2010

~~Mr. Ben Nabors~~  
P.O. Box 329  
Laurens, SC 29360

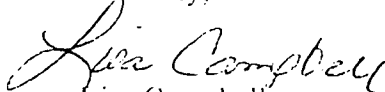
Dear Mr. Nabors;

The role of this agency is to provide funding for Public Defender Offices and private attorneys appointed by the Court to represent indigent clients awaiting criminal trial in state courts. We do not provide legal advice, assistance or representation.

Payment for the services of experts or investigators may be granted by the court, if deemed reasonable and necessary to provide adequate representation of an indigent defendant. Your court appointed counsel may petition the court for the services you are requesting.

I am sorry we cannot help you in this matter.

Sincerely,

  
Lisa Campbell  
Assistant Director



3 of B (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  
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

P921A3

(D) 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 PERSON'S INNOCENCE IS IN QUESTION AND THAT THEIR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED.

1-3-13 \* Mr. Richey & Communications  
page 2 of 3 Solicitors about subject of NARC, PROOF  
INSANITY defense public Authority defense  
Almond  
C/O: ASSISTANT SOLICITOR, MR. CARL GIBSON  
From: BEN NABORS  
p.o. Box 329, Laurens, S.C. 29360  
2010 JAN 15 A 10:45

Dear Sir,

As you are aware of, I am interested 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 TOOLS.

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.



1 die. He had to drag him out of the chemical, two of them.

2 THE COURT: Mr. Nabors, I don't mean to interrupt you,  
3 but we're -- what we're here today on is a very, very  
4 limited question. And that is whether Ms. Horlbeck will  
5 continue to represent you on this particular case. And what  
6 you're talking to me now about goes more to the merits of  
7 your application for PCR.

8 So let me ask you, apparently you've had some issues or  
9 some difficulties with Ms. Horlbeck in your mind. Is that  
10 what I'm hearing?

11 MR. NABORS: Yes, sir. Yes, sir.

12 THE COURT: Okay.

13 MR. NABORS: I believe -- I believe that the -- really  
14 -- she's really trying to keep me -- and she's part of the  
15 cover-up with Laurens County and the State just because I'm  
16 a couple of times loser being in and out of prison and  
17 mental health institutions my whole life, they want -- they  
18 want to keep me locked up because I ain't got no money like  
19 no rich person to get John Gott (phonetics) or whoever to  
20 represent me.

21 So they like, well, he's a piece of shit, white trash,  
22 drug addict, whatever, let's just keep him in jail. Never  
23 mind the fact that they say I had my constitutional rights  
24 violated, that (nobody would appoint me an investigator.)  
25 I've asked her numerous times for an (investigator.) She told

*(Handwritten initials)*

1 me that she ain't going to do certain things for me.

2 I said -- was the same problem I had with Alex Stalvey  
3 is (I wanted him to hire an investigator.) (I got proof that I  
4 tried to get him to hire me an investigator.) (All my  
5 lawyers, they refused it.) And, I think, one judge did give  
6 him money to hire me one, but then he didn't hire me one.

7 And I can't go out of prison. (I can't go out of jail to get  
8 this stuff, Your Honor.)

9 THE COURT: I understand. We're going to be dealing --  
10 we're going to be discussing a few things here in the next  
11 five minutes, okay, Mr. Nabors?

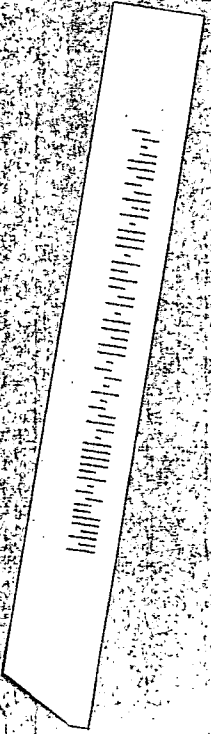
12 MR. NABORS: Will I be able to have a copy of this  
13 record, sir? Please, sir? I'm poor. I'm indigent. Mr.  
14 Addy?

15 THE COURT: Mr. Nabors, let me tell you, first thing  
16 that I want to tell you is that I've got no problem based  
17 upon Ms. Horlbeck's representations to me and having read  
18 the letter that has been handed up, which I will make it a  
19 part of the record in this case, I am going to allow her to  
20 be relieved in this particular case. And we will be giving  
21 you another attorney.

22 MR. NABORS: You won't give me a real estate lawyer,  
23 will you, Judge Addy?

24 THE COURT: Mr. Nabors, I can't -- it will be the next  
25 person on the list. It'll be the next person on the list.

FINNABOX # 233844  
B. KATISA C 141  
4460 BILLS MEADOWS  
COLESE 29211



**RECEIVED**  
AUG 26 2015  
MAIL ROOM

mailed on  
9/23/15  
*[Signature]*

C/O, Honorable Supreme Court Clerk  
DANIEL E. SENOUSE  
P.O. Box 11330 COLESE 29211



UNITED STATES POSTAL SERVICE  
FIRST CLASS  
02 1M \$ 02.5  
000 800 3535 AUG 26 2015  
MAILED FROM ZIP CODE 29

LEGAL MAIL