

RECEIVED

JUN 12 2025

SC Court of Appeals

6 Jun 2025

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

(living in / trespassing at my family's lawfully owned home based on void deeds dated 23-Oct 2020 and 12 May 2021 and fraudulent BAIL PROCEEDING FORM II dated 26 Jan 2021)

To: Office of Disciplinary Counsel  
1220 Senate St.  
Columbia, SC 29201

RE: complaint against Judge Morgan - 2024CP3900073

Dear Office of Disciplinary Counsel

Please accept this letter as a complaint against GD Morgan. Given the simplicity and obviousness of the issues being complained of, I trust this will not require much of your time to confirm and take appropriate action against Mr. Morgan and any and all other parties involved.

1. On or about 17 Oct 2024, while the County of Charleston had me incarcerated at the County of Charleston Detention Center on a bench warrant, I was dragged to the intake area and placed in a room.
2. In this room, there was a large TV with a lot of peoples' faces and/or offices on the screen.
3. GD Morgan was one of these people.
4. A transcript of this has been ordered but not yet received. If necessary, I will amend this complaint once I have had time to digest the transcript.
5. On or about 23 Oct 2024, while still being held by the County of Charleston on the same bench warrant, an employee of the County of Charleston arrested me on a charge of threatening the life, person or family of a public official, teacher or principal. Case number starts with 2023 and is almost certainly the same case Mr. Morgan references in his order.
6. Around the middle of December, while still being incarcerated, I received a copy of Mr. Morgan's order related to the above.

7. On pages three and four of this order, Mr. Morgan inappropriately included information which was not true and /or by the very nature of time, could not have been part of the record as of the middle of October 2024.
8. As to the untrue statement, Mr. Morgan wrote: "Nix was again arrested in Charleston County in October 2023 on a charge of threatening the life, person or family of a public official, teacher or principal." This is not only an untrue statement, but one that one or more parties involved in this case knew not to be true and also has no bearing on this case.
9. As to the improper statement which Mr. Morgan included which he had to know was not part of the record, and also not germane to the case, Mr. Morgan wrote: "Nix was found guilty of threatening the life of a public official and resisting service of process on November 7, 2024. Nix was sentenced to five years with a suspended sentence of three years with and active one-year sentence and suspended one-year sentence with time served of 159 days to be served concurrent on November 7, 2024. Nix is currently incarcerated at Kirkland Correctional Institution"

7 Nov 2024 is over three weeks after the middle of October 2024 and I am not aware of anything else related to this case which legitimately occurred after 17 Oct 2024.

Unnecessarily including disparaging and unnecessary information in an order raises serious concerns about a judge's motives and ethics.

Including untrue information in an order raises very serious concerns about a judge's motives and ethics.

Including information in an order which could not possibly be part of the record raises extreme concerns about a judge's motives and ethics as well as the distinct specter of a judge's improper involvement with parties to the case and most likely others, including his employer and Mr. Wilson.

The type of egregious misconduct can not be tolerated. I trust that you will properly take all necessary action to ensure such misconduct is both appropriately sanctioned as well as sufficiently communicated to dissuade others from engaging in anything remotely similar.

Best regards,



Alan Nix

PS: Court of Appeals. I will be filing a motion very soon to have all appeals filed since last Summer put on hold pending the resolution of a case to have all deeds dated after 2001 associated with my family's home located at 1401 Densmore Circle, Mt. Pleasant cancelled as well as invalidating all orders associated with case 2017CP1004031. As I assume everyone knows, a very simple and easily proved case of no judicial authority.

cc.

Churchill Park Homeowners' Association, Inc.  
somehow also known as "Churchill Park"  
c/o Brendan Davis  
1140 Willoughby Ln.  
Mt. Pleasant, SC 20466

Andrew College  
Butler & College  
501 Belle Hall Pkway, Ste. 301  
Mount Pleasant, SC 20464

"Churchill Park"  
c/o Stephanie Trotter and Ryan McCabe  
4500 Fort Jackson Blvd.  
Columbia, SC 29209

Haynsworth Sinkler Boyd  
1201 Main St., Ste. 2200  
Columbia, SC 29201

Nicoie Comer  
South State Bank  
520 Gervais St.  
Columbia, SC 29201

Frank Adams  
Adams Property Group  
2298 Mount Pleasant St.  
Charleston, SC 29403

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

✓ SC Court of Appeals  
1220 Senate St  
Columbia, SC 29201

Andy Countryman  
Countryman Law  
210 Wingo Way, Ste. 400  
Mount Pleasant, SC 29464

GD Morgan  
214 East Main St.  
Pickens, SC 29671

Michael Morris  
MP Morris Law Firm  
336 Old Chapin Rd.  
Lexington, SC 29072

Bill Tuten  
County of Charleston  
4045 Bridge View Dr.  
North Charleston, SC 29405



Nix  
1401 Densmore Circle  
Mount Pleasant, SC 29466

GREENVILLE SC 296

9 JUN 2025 PM 2 L



RECEIVED

JUN 12 2025

SC Court of Appeals

SC COURT OF APPEALS  
1220 SENATE ST.  
COLUMBIA, SC 29201

29201-376999

