

Pursuant to ALC Rule 37, I Appellant Robert LEE Johnson file this brief;
 in reference of Appeal to South Carolina Department of Motor Vehicles,
 Docket No. 13-ALT-21-0014-AP. I submit this brief along with a copy of the
 transcript. Due to the nature of the case, I don't believe that the hearing
 was fair; I believe that the outcome would have been in my favor
 if the evidence were heard, I don't believe the facts were heard or judge
 fairly; I intend to show how due errors to the judgement; facts that the
 ticket issued on 8-13-2010 ticket No. E593812 was issued on interstate
 during rush hour; what constitutes following to close during rush hour
 traffic conditions. Furthermore I don't believe the case was fairly tried
 by the jury. Because the judge in the court room; dismissed the
 jury before the verdict was read; why did the judge dismiss the
 jury before the verdict was read. The judge waited until the
 court room was cleared then he said; oh they found you guilty;
 should the jury say what the verdict was not the judge.
 I don't believe it because the judge hesitated to give me
 the verdict. I believe the hearing should be reheard and recon
 sidered.

(Appellate case NO 2013-000970

South Carolina Court of Appeals.

Senior ABBOTT Kitchings. clerk

PB BX 11629

Columbia S.C. 29211

11-25-2013

RECORDED

NOV 25 2013

SC Court of Appeals

Robert Johnson

Robert LEE Johnson

P.O. BX 8181

Columbia S.C.

29202

PH NO 803-476-6388