

12-10-13

NOTE TO OFFICE OF,  
DANIEL SHEAROUSE -  
HONORABLE CLERK COURT  
SUPREME COURT, S.C.

RECEIVED

DEC 16 2013

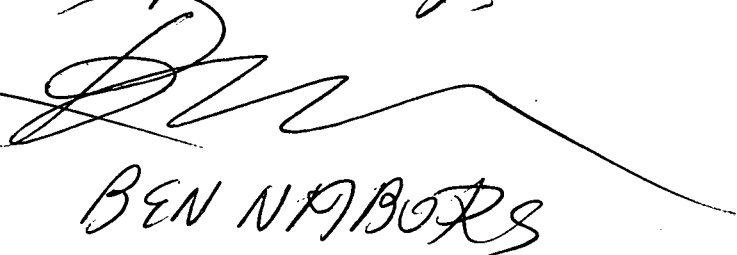
S.C. SUPREME COURT

FROM: BEN NABORS #233844  
430 oaklawn rd.  
pelzer, S.C. 29669

please clock/FILE and  
place ON COURTS docket for  
hearing all enclosed.

Respectfully,

~~12-10-13  
DATE~~

~~~~  
BEN NABORS

\*=1 of 19

C/O: HONORABLE DANIEL STEINBOURG  
CLERK COURT

12-10-13  
DATE

S.C. SUPREME COURT, S.C.

From: BEN NABORS #233844  
Perry C.I. 4300 Oaklawn Rd  
Peizer S.C. 29669

RE: BEN NABORS V. STATE

Appellate case no: 2013-001797

and COURT RPT. (Maryann S. Nevers),  
THE TRANSCRIPTS FOR 6-5-12 and 3-13-13,  
and the conflict of interest  
which arose after the 6-5-12  
P.O.R. hearing, case #2011-CP-30-308,  
between myself, the appellate, and  
the above named COURT REPORTER,  
MS. MARYANN S. NEVERS,

RECEIVED

DEC 16 2013

S.C. SUPREME COURT

→

##=2 of 19

12-10-13

DATE

DEER MR. SHEAROUSE;

YOUR HONOR, I RESPECTFULLY  
DRAW THIS COURTS ATTENTION TO  
THE FACT OF A CONFLICT WHICH  
TO MY KNOWLEDGE, FIRST AROSE SHORTLY  
AFTER MY 6-5-12 P.C.R. HEARING  
CASE NO: 2011-CP-30-308, (ONE OF  
SEVERAL), THIS ONE HAVING BEEN  
HEARD BEFORE THE HONORABLE  
JUDGE THOMAS RUSSO, AT THE  
NEW BERRY COUNTY COURT HOUSE,  
8th CIR., ON 6-5-12, (THIS HAVING  
HAVING BEEN A LAURENS COUNTY  
CASE), AS STATED ABOVE, THAT CASE  
NUMBER BEING -2011-CP-30-308."

XIV=3

12-10-13  
DATE

between myself, and ms. maryann  
s. nevens, COURT REPORTER of THAT  
6-5-12 p.c.r. hearing. ALSO, ms. nevens,  
(against my wishes) was the COURT  
REPORTER at the NEXT subsequent  
p.c.r. hearing, case # 2011-CP-30308,  
which did so follow after the  
6-5-12 hearing, this one, however,  
having occurred on 3-13-13,  
before the honorable CLIFTON B. NEWMAN,  
in the GREENWOOD COUNTY COURT house,  
8th Cir., "also a LAURENS COUNTY  
CASE". your HONOR, I have logged  
numerous complaints against  
ms. maryann s. nevens with

→

~~APP-4~~

12-10-13

DATE

The S.C. COURT Admin. in direct regards to Ms. Nevers intentional and purposeful neglect and failure to adhere to my this appellants, many prose request for the 6-5-12-transcript, case no: 2011-cp-30-308 (P.C.R case) which I made it perfectly clear to all parties concerned the Director's office of the S.C. appellant defenders, Chief appellant defender.

~~\*\*\*~~ 5 of 19

12-10-13  
DATE

Robert Michael Dudek,  
as well as assistant  
Attorney General, Mr. J. Rutledge  
Johnson, as well as this  
Honorable office of the Clerk  
of Court, Daniel Shearouse,  
as well as the Chief  
Justice of S.C. Supreme  
Court, Jean Toal, I  
repeatedly made all involved  
parties; aware of the fact

~~#####~~ = 6 of 19

12-10-13

DATE

That this appellant /  
P.C.R. litigant, case no:  
2011-CP-30-308, (could not)  
receive justice, nor fairness,  
in his honorable pursuit of  
direct relief from himself  
unconstitutional criminal  
convictions / sentences,  
in regards to his armed

robbery / carjacking charges.

Laurens county court general  
sessions, 2009-GS-30-1387; 1276."

unless he first received a small  
reasonable number of very important

#7 = 7 of 19

12-10-13

DATE

LEGAL TOOLS/AIDS.

ONE BEING AN COURT FUNDS  
REIMBURSED INVESTIGATOR /  
ANOTHER BEING (TRANSCRIPTS)  
DIRECTLY RELATED TO THESE  
CASE(S) 2013-1797, 2011-CP-30308,  
AND MOST DEFINITELY REQUIRED  
BY THIS APPELLANT, BEN NABORS,  
SUCH TRANSCRIPTS BEING THE  
TRANSCRIPTION OF HEARINGS ON  
6-5-12, AND 3-13-13, BY MS.  
MAYNARD S. NEVERS, WHO WAS  
THE COURT REPORTER ASSIGNED TO  
MY 6-5-12 - HEARING. CASE NO.

#=8

2011 CP-30-308,

12-10-13

DATE

Which very important and most definitely, <sup>is</sup> relevant legal matter (testimony) was discussed, pertaining to my, this appellants BRAIN damage, sustained from chronic alcohol, substance abuse, incurred over a 30 year period from both parental exposures to these substances, while this appellant was a minor, yet NOT fully developed, self exposure from the addictions which followed from such

#=9

12-10-13

Such parental exposures,  
some possibly linked to  
heredity characteristics,  
and some probably brain  
damage obtained from  
the appellants ~~coerced~~ <sup>2-21-013</sup>  
coerced service under the  
actual authority of the  
Laurens County Sheriff's  
Dept. Narcotics Unit, from  
08-09, hereunto known  
simply as "L.C.S.D."

#=10

12-10-13

DATE

this Appellant made  
in S. Mary Ann S. Nevers  
aware, many times, as well as  
the S.C. Supreme Court, as  
well as the S.C. Court Administration,  
as well the office of S.C. Appellant  
Defense, as well as the  
S.C. Attorney General's office,  
Addressed directly to Alan  
Wilson, EOS, the Attorney  
General of S.C., that he,  
this appellant, "BEN R. NABORS"  
must have the 6-5-12, P.C.R.

→

4 = 11

12-10-13

DATE

TRANSCRIPT, "from 6-5-12" case

NO: 2011-CP-30-308, MONTHS,

MONTHS IN ADVANCE, if he

was to actually be afforded

Justice, and Fairness?

From shore to shore, I

Swear I have been, but

never, ever, have I been so

mistreated before in my

whole entire life, and by

my Statesmen at that.

I hereby motion this court

to open-up a formal investigation

#=12

12-10-13

DATE

into my serious and  
CONSTITUTIONAL claims,  
that I have been denied  
Justice and Fairness, by this  
COURT. IN doing so, I ask,  
IN SUPPORT of my claims,  
all probative evidence be  
thoroughly reviewed and  
considered by the investigators  
of this Honorable Court, such  
evidence which I do so  
consider probative is (all)  
COURT COMMUNICATIONS which  
this Court and it's officers

→

#=13

12-10-13

DATE

have received from me in the course of this appeal, prior to such appeal, appeal being case NO: 2013-001797, and 001395, which via in my belief "TRICKERY" it was dismissed without very little fan fair.

Also considered probative to this appellant is all (pre-trial) communications, in which such appellant did forward to the clerk of court, Lynn W. Canaster, Laurens County 8th Cir. clerk, in regards to the armed robbery. From which →

#14

12-10-13

DATE

This appellant steadfastly asserts his innocence against the UNCONSTITUTIONAL / UNJUST / ILLEGAL CONVICTIONS / SENTENCES, for which he received for such ON OR about 10-12-10, and the CARJACKING which occurred on 6-10-09, while appellant was under the direct influence of mind altering substances / chemicals which he became exposed to while acting under direct actual authority of the L.C.S.D.

MS. MARY ANN S. NEVERS,  
after knowing of such serious →

#=15

12-10-13

DATE

CONFLICT of interest having occurred between herself, and my self, shortly after my p.c.R. hearing on 6-5-12, case no: 2011-CP-30-308, still proceeded to place herself in the role of court reporter on yet another one of my p.c.R. hearings, same case, case no: 2011-CP-30-308, ON 3-13-13. Further more she has purposeful delayed the transcription of these transcripts for my appeal case no: 2013-001797 - after finally receiving

4-16

12-10-13

DATE

after finally, receiving  
funds from yet another  
Slack, wanting, and very  
irresponsible state funded  
agency, "the office of appellate  
defense," while all of this  
is/has, been needlessly  
occurring, in direct  
regards to my case, evidence  
has become stale, witnesses  
memories have faded, and  
I have yet again, been  
DENIED Justice. I

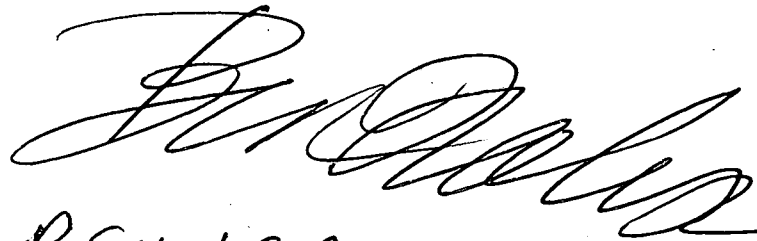
# # = 17

12-10-13

DATE

humbly request Justice.

Respectfully,



BEN NABORS #233844  
430 oak lawn Rd.

Delzer, S.C. 29669

please place of courts docket  
for evidentiary hearing.

cc: James Johnson, Esq.

cc: Robert M. Dudek, Esq.

cc: Chief Justice, John Roberts, U.S. S.C.

#=18

12-10-13

DATE

BEN NABORS v. State of S.C.

Suprem COURT OF S.C.

Appeal FROM COURT OF

Common Pleas: Honorable CLIFTON

B. NEWMAN KINGS TREE S.C.

Case No: 2013-001797

Twist Case: 2011-CP-30308

I certify that I have serve  
attempted best my ability serve  
to office clerk court, Supreme Court

DANIEL E. SHEAROUS, ON 12-10-13

This motion for investigation into  
improprieties against me by parties  
involved in case no: 2013-001797  
and case no: 2011-CP-30308.  
CONFLICT COURT REPORTER, many ann

→

P-12

12-10-13

S. nevers. having DATE  
occurred shortly after 6-5-12  
but before 6-30-12, against  
myself, the appellant, and that  
such CONFRETS WARRANTS  
AN INVESTIGATION by the  
OFFICE OF CLERK, S.C. SUPRE COURT.

Respectfully

12-10-13  
DATE 

BENNA BORS #233844  
430 oaklawn rd.  
peizer, s.c. 29660