

**Subject:** Fw: South Carolina court of Appeals case no.2014-000976

**From:** Earl Nash (enash77@att.net)

**To:** enash77@att.net;

**Date:** Sunday, June 8, 2014 9:02 PM

**RECEIVED**

JUN 11 2014

**SC Court of Appeals**

what do you have to say about this here now

On Sunday, May 18, 2014 6:17 PM, Earl Nash <enash77@att.net> wrote:

1. I Earl Nash was suite by J kirkman Moorhead attorney for apex automotive for \$5000.00 dollars and I was to appears into the magistrate court judge on June 8 2013 at this hearing I demand for this attorney J.kirkman Moorhead to show prove that I owne the apex automotive any money and I demand for him to show me this in writing and his answer was I do not have any prove in writing.
- 2 this contract state that everything has to be in writing and hearsay was not allow .IT IS ALL HEARSAY
- 3 At that time I demand for the judge to dismiss this case because the attorney state that he did not have anything in writing so he was using hearsay in stead of prove .witch is not lawful in any court of law.
4. on Sept.6 the Magistrate court had another court hearing at this hearing was call for to be at 9;30at (900 the judge and the jury and this attorney and his witness was all into this court room and at 9;30 they told me that I was to come into the court room then after they all was in the court room for 30 minutes before I was call into the court room and again I had ask the court if the judge had all the paperwork in her hand and she told me she did have all the paperwork in her hand at that time.

5. so again I demand for the attorney to show me any writing prove that he had that I owe this money to apex automotive and again he stated that he did not have any write prove to this so the case went on then any way and the attorney did not have the form that was suppose to be file into the magistrate court before the court was allow to except this case and it was not file also. WHY? .

6. I had ask the jury if they had a copy of this case and they said they did not so I ask them if they want one and they said know they did not want a copy

7. So I new right then that they was told what to do when they was to make their statement to the court because it was all cut and dired then hearsay was in full force at that time .

8. their is no law that can be over ride a written contract and go on hears say except in Anderson Country .

9. so I appeal this case to the common please court then and all document is in the file to prove that all party was service this notice of this appeals and this attorney J kirkman Moorhead office refused to except the paperwork when they was service so then they was sent to him by certificate mail by no. 7005 0390 003 2853 9705

10 the magistrate office was service notice when I went to their office to ask them for a copy of their court hearing and that is sent with this notice also

11. on sept. 11 this case was file into the common please court and on Dec6 .2013 I was service notice that this was set for hearing for December 19 before the honorable A. Lawton for December 19 and that case was hear by the R Lawton McIntosh judge and at that time the judge ask the attorney if he had any thing to prove that I owe the apex automotive any thing and again he stated that he did not have any thing and the judge told the attorney that he

could not give him nothing because he did not have anything to back him up and I had everything in writing that was to prove that I did not owe them apex Any money and that was it I have ask three three time now for a copy of this court case and the second time I ask for it they told me then that this judge by the name of J Cordell Maddox Jr set on this case and that is a lie I do know better he did not set on my case as he has stated that he did set on my case and that is a lie I AM given the following people notice that I demand for them to give me the name of their BONDING COMPANY NAME.ADDRESS. EMAIL ADDRESS . AND PHONE NUMBER. FROM THE FOLLOWING PEOPLE .WITH IN THE NEXT 5 DAYS

1. j CORDELL MADDOX JR.COMMON PLEADS COURT JUDGE .
2. KIRK MORRHEAD ATTONEY IN ANDERSON COUNTRY
3. APEX AUTOMOTIVE CHRYELER DODGE AND JEEP LICENSE NUMBER .
4. WYNEE EUBANKS MAGISTRATE COURT JUDGE BOND COMPANY NAME . ADDRESS. AND EMAIL ADDRESS AND THE AMOUNT OF THEIR BOND FOR EACH ONE OF THESE PEOPLE . OR FUETHER ACTION WILL BE TAKEN AGAINST THEM

Earl Nash

*Earl Nash  
209 CAMSON RD.  
ANDERSON S.C. 29625  
2/9/2014*

*THEY WAS ALL SERVICE THESE PAPER 6/9/2014*

**Subject:** South Carolina court of Appeals case no.2014-000976

**From:** Earl Nash (enash77@att.net)

**To:** enash77@att.net;

**Date:** Sunday, May 18, 2014 6:17 PM

1. I Earl Nash was suite by J kirkman Moorhead attorney for apex automotive for \$5000.00 dollars and I was to appears into the magistrate court judge on June 8 2013 at this hearing I demand for this attorney J.kirkman Moorhead to show prove that I owne the apex automotive any money and I demand for him to show me this in writing and his answer was I do not have any prove in writing.
- 2 this contract state that everything has to be in writing and hearsay was not allow .IT IS ALL HEARSAY
- 3 At that time I demand for the judge to dismiss this case because the attorney state that he did not have anything in writing so he was using hearsay in stead of prove .witch is not lawful in any court of law.
4. on Sept.6 the Magistrate court had another court hearing at this hearing was call for to be at 9;30at (900 the judge and the jury and this attorney and his witness was all into this court room and at 9;30 they told me that I was to come into the court room then after they all was in the court room for 30 minutes before I was call into the court room and again I had ask the court if the judge had all the paperwork in her hand and she told me she did have all the paperwork in her hand at that time.
5. so again I demand for the attorney to show me any writing prove that he had that I owne this money to apex automotive and again he stated that he did not have any write prove to this so the case went on then any way and the attorney did not have the form that was suppose to be file

into the magistrate court before the court was allow to except this case and it was not file also. WHY? .

6. I had ask the jury if they had a copy of this case and they said they did not so I ask them if they want one and they said know they did not want a copy

7. So I new right then that they was told what to do when they was to make their statement to the court because it was all cut and dired then hearsay was in full force at that time .

8. their is no law that can be over ride a written contract and go on hears say except in Anderson Country .

9. so I appeal this case to the common please court then and all document is in the file to prove that all party was service this notice of this appeals and this attorney J kirkman Moorhead office refused to except the paperwork when they was service so then they was sent to him by certificate mail by no. 7005 0390 003 2853 9705

10 the magistrate office was service notice when I went to their office to ask them for a copy of their court hearing and that is sent with this notice also

11. on sept. 11 this case was file into the common please court and on Dec6 .2013 I was service notice that this was set for hearing for December 19 before the honorable A. Lawton for December 19 and that case was hear by the R Lawton McIntosh judge and at that time the judge ask the attorney if he had any thing to prove that I owne the apex automotive any thing and again he stated that he did not have any thing and the judge told the attorney that he could not give him nothing because he did not have anything to back him up and I had everything in writing that was to prove that I did not owe them apex Any money and that was it I have ask three three time now for a copy of this court case and the second time I ask for it they told me

then that this judge by the name of J Cordell Maddox Jr set  
on this case and that is a lie I do know better he did not set  
on my case as he has stated that he did set on my case  
and that is a lie

**Earl Nash**

*Earl Nash*

*209 CAMSON RD*

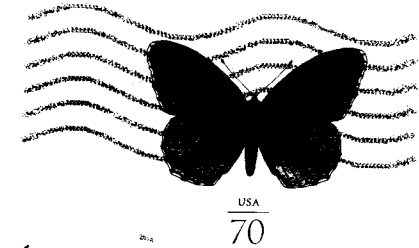
*ANDERSON S.C. 29625*

*6/9/2014*

EARL J. NASH  
209 CAMSON RD.  
ANDERSON, S.C. 29625

GREENVILLE SC 296

09 JUN 2014 PM 1 L



South Carolina Court of Appeals  
Jenny Abbat Kitchings, Clerk  
P.O. Box 11629  
Columbia, South Carolina 29211

RECEIVED  
JUN 11 2014  
SC Court of Appeals

29211162929

