

OFFICIAL CHECK



15101214-6

52-0133
112

RE:

EARL J NASH

DATE:

05/24/2014

PAY TO THE
ORDER OF

South Carolina Court of Appeals

\$100.00

One Hundred AND 00/100

DRAWER: TD BANK, N.A.

The Bank will not stop payment on this Official Bank Check and reimburse the purchaser or issue a replacement until the purchaser or payee signs a Declaration of Loss and more than 90 days have passed since the date of issue.

NON NEGOTIABLE

AUTHORIZED SIGNATURE



CUSTOMER COPY

ATTENNY Kitchings CLERK
HERE IS A COPY OF THE CHECK THAT WE TALK ABOUT ON 7/8/
AND YOU SAID THAT I ONLY PAID 25.00 AND I TOLD YOU THAT
I HAD PAID 100.00 TO THE COURT

NOW WHERE IS THE REST OF THE STUFF THAT WAS SENT WITH THIS
CHECK GO TO THEIR MUST BE SOME ONE IN THE OFFICE THAT
AS TAKE MY STUFF OUT SO THAT THIS CASE WOULD BE DISMISS
LIKE THIS WAS DONE AND YOU TOLD ME THAT THEY ONLY CREDIT
25.00 TO THIS ACCOUNT AND NOW I KEEP GET LETTER SAYING
THAT I DID NOT PAID THIS AMOUNT HERE AND HERE IS THE PROVE
THAT I DID PAY THIS AMOUNT HERE. THAT YOU ASK ME FOR

NOW THE INVESTIGATION THAT WAS SUPPOSE TO BEEN
MADE COULD NOT BEEN MADE FOR THE FOLLOWING REASON
1. THE MAGISTRATE COURT NEVER RECEIVED THE PAPER TO GIVE
THEM THE RIGHT TO HEAR THIS CASE.
2. J KIRKMAN MOORHEAD NEVER FILE THIS PAPER WORK TO HEAR
THIS CASE

3. J Kirkman Moorhead attorney file suite AGAINST ME FOR APEX AUTOMOTIVE WHICH IS FAKE BECAUSE IT DOES NOT HAVE A NAME ON IT SO THIS IS FAKE ALSO.
4. THE INVESTIGATION WAS TO CHECK THIS OUT THEY COULD NOT TALK TO APEX AUTOMOTIVE BECAUSE THIS IS FAKE AND THEY COULD NOT TALK SO HOW DID THEY GET THEIR INFORMATION FROM.
5. NOW THE THE CONTRACT STATE EVERY THING MUST BE IN WRITE SO WHERE DID THEY GET THEIR INFORMATION FROM THE ATTORNEY ONLY.
6. HEARSAY IS NOT ALLOW IN ANY COURT OF LAW?
7. IN EVER COURT WE WAS IN THE JUDGE WAS ASK IF THEY HAD THESE PAPER IN THEIR HAND. AND THAT STATE THEY DID.
8. AND IN THESE COURT HEARING THE ATTORNEY MR MOORHEAD STATE HE HAD NOTHING IN WRITE AS WAS REQUIRE FOR HIM TO HAVE.
9. J Cordell Maddop JR IS A LIE HE DID NOT SET IN ON MY CASE IN COMMON PLEASE COURT AS HE STATE HE DID.
10. THAT CASE WAS HEARD BY HONORABLE A. LAUTON Mcintosh ON DEC 19, 2013.
11. WHEN A ATTORNEY OR JUDGE LIE LIKE THEY HAVE DONE HERE THEY LOSE ALL OFF THEIR IMMUNITY FROM PUBLIC SERVICE.
12. IF J Cordell Maddop JR STATE IN HIS ORDER THAT HE DID NOT SEE WHERE MADE ANY MISTAKE IN

- HER ORDER THEN WHY DID HE NOT KNOW THAT THE ATTORNEY DID NOT FILE THE PPO WORKS GIVE THE MAGISTRATE COURT THE AUTHORITY TO HEAR THIS CASE IN THE FIRST PLACE
- 13 SO THIS IS ANOTHER LIE THAT J. CORDELL MADDOY JR HAS DONE HER IN THIS CASE
- 14 WHEN THIS COURT OF APPEALS WAS MAKING THEIR INVESTIGATION AS THEIR ARE SUPPOSE TO BE DOING THEN THEY WOULD KNOW THAT THEIR INVESTIGATION IS FAKE
- 15 THEY COULD NOT TALK TO APEX AUTOMOTIVE BECAUSE THEY CAN NOT TALK?
- 16 IF THESE INVESTIGATOR READ CHECKS THE MAGISTRATE COURT THEY WOULD SEE THAT THEY NEVER HAD THE AUTHORITY TO HEAR THIS CASE BECAUSE THE ATTORNEY DID NOT FILE THIS DOCUMENT GIVE THEM THIS RIGHT TO HEAR THIS CASE

NOW GIVE ME SOME ANSWER ABOUT THIS MATTER WHERE THESE INVESTIGATOR GOT THEIR INFORMATION BECAUSE IF THEY WAS CHECK THIS OUT THEN THEY WOULD KNOW THAT THEY DID NOT HAVE THIS PROOF

I HAVE ALL OF THE PROOF OF WHAT I HAVE STATE
IN THIS MAILING?

FROM

EAN NASH

Earl J. Nash
209 Canson Rd.
Anderson SC 29625

GREENVILLE SC 296

19 JUL 2014 PM 11



SOUTH CAROLINA COURT OF APPEALS
JENNY ABBOTT KITCHENS CLERK
Post office Box 11629
Columbia South Carolina 29211

RECEIVED

JUL 22 2014

SC Court of Appeals

29211102929

