



The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

POST OFFICE BOX 11330
COLUMBIA, SOUTH CAROLINA 29211
TELEPHONE: (803) 734-1080
FAX: (803) 734-1499

July 29, 2014

Mr. Earl Jamison Nash
209 Camson Road
Anderson, SC 29625

Re: Apex Automotive v. Earl Nash
Appellate Case No. 2014-000976

Dear Mr. Nash:

This responds to your letter to Chief Justice Toal about this case. Please be advised that the Chief Justice cannot consider this *ex parte* communication about the above case that is pending before the South Carolina Court of Appeals.

If you believe that the above appeal has been improperly dismissed or should be reinstated, then those are matters that you will need to raise by appropriate and timely motion to the Court of Appeals. See Rules 221, 240 and 260 of the South Carolina Appellate Court Rules.

Very truly yours,

CLERK

cc: John Kirkman Moorhead, Esquire (with copy of letter)
The Honorable Jenny Abbott Kitchings (with copy of letter)

RECEIVED

JUL 30 2014

SC Court of Appeals

Chief Justice of the supreme court of south Carolina 29211

RECEIVED

RECEIVED
JUL 28 2014
OFFICE OF
CHIEF JUSTICE

JUL 28 2014

S.C. SUPREME COURT

Attn; Jean Toal

Earl Nash has a problem with your appeals court of south Carolina case no 2014-000976 and they was to make an investagation on this case and they did not do this but yet they have dismiss my case on this matter but they never give me any paperwork on their dismiss order which i am intitile to have because i have file this case my self

This case is file against me by an attorney J Kirkman Moorhead here in Anderson this case is with the apex Automotive here in Anderson has file suite against me for \$5000.00 dollars and the contract plainly state that every thing has to be in writeing hear say is not allow . In my contract it state that apex automotive has received \$5000.00 dollars in cash iin three difference PLACE so how can i still owne them this money and at the magistrate court hearing the attorney has stated that he did not have any thing in writing that i owne this apex automotive any money so what this attorney is doing is hear say which is not allow because he does not have any prove that i owne them anything NO NOTE OR AANYTHING ELSE STATE THAT I OWNE APEX AUTOMOTIVE ANY MONEY .

NOW THIS ATTORNEY HAS NOT FILE THE PAPERWORK AS REQUIRE INTO THE MAGISTRATE COURT TO GIVE THEM THE AUTHORITY TO HEAR THIS CASE . HE ALSO he NEVER FILE ANY PAPERWORK TELLING ME WHO TOLD HIM TO SUITE ME EITHER AND THis PAPERWORK HAS STATE THAT HAD TO BE DONE AND ALSO WHO NAME THAT WAS TO BE IN CHARGES OF APEX AUTOMOTIVE AND TO SAY WHAT THEIR JOB WAS WITH APEX AUTOMOTIVE AND ALSO THIS ATTORNEY WAS ASK WHEN WE WENT TO COURT IF HE HAD ANYTHING THAT STATE IN WRITE THAT I OWINE APEX AUTOMOTIVE ANY THING AND HE SAID HE DID NOT HAVE ANYTHING IN WRITING BUT THE MAGISTRATE COURT REFUSED TO DISMISS THIS CASE

RECEIVED

JUL 30 2014

SC Court of Appeals

RIGHT THEN . WHY?

WITH ALL OF THIS PAPPERWORK HAS STATE THAT THIS ATTORNEY DID NOT HAVE ANYTHING IN WRITEING TO BACK HIM UP THEN WHERE DID THIS APPEALS COURT HAVE ANY THING TO WHERE THEY CCOULD DISMISS MY CASE AGAINST ME SO WHERE DID THIS APPEALS COURT COME UP WITH THIS TO SAY THEY DISMISS MY CASE HERE NOW. I HAVE NEVER GOT ANYTHING FROM THAT COURT STATING THAT THEY MADE ANY INVESTIGATE INTO THIS MATTER I HAVE NOT GOT AND PAPERWORK STATING WHY MY CASE WAS DISMISS EITHER FOR WHAT REASON .

WHEN I GET ANYTHING FROM THE APPEALS COURT THEY TELL ME THAT I DID NOT FILE THE RIGHT PAPERWORK INTO THAT COURT AND EVERTIME THEY TELL ME THAT THEY GIVE ME ADIFFERENCE LAW TO LOOK UP . AND FILE UNDER THAT LAW THEN THEY TRY TO TELL ME THAT I DID NOT PAY THE MONEY FOR THEM TO HEAR THAT CASE AND I TOLD THEM THAT WAS ANOTHER LIE THEY COME OUT WITH AND JENNY ABBOTT KITCHINGS TOLD ME THAT THEIR FEES WAS 25;00 DOLLARS THEN IN THE SAME MAIL SHE TOLD ME IT WAS 100.00 DOLLARS AND THAT THEY ONLY HAD FILE THAT I ONLY PAID THAT 25 .00 DOLLARS AND I TOLD HER THAT WAS A LIE ALSO THAT I HAD PAID 100.00 DOLLARS THEN SHE GOT HOT ABOUT THAT SO SHE DEMAND FOR ME TO PROVE THAT SO I TOLD HER TO GIVE ME HE FAX NUMBER AND I WOULD SEND IT TO HER RIGHT THEN AND SHE INFORMATION RIGHT THEN THAT IS HAD TO BE IN WRITING SO IF I FAX IT TO HER IT WOULD BE INTO WRITING RIGHT THEN SO I WENT AND SENT IT TO HER IN THE MAIL AND NOW I WAS TOD THAT IT SHOW THAT I PAID THAT 100.00 DOLLARS THAT THEY SAID THAT I DID NOT PAY AND I PROVE HER THAT I DID PAID THAT THEN .

I AM GOING TO APPEALS THIS TO THE SUPREME COURT BUT I CAN NOT DO THAT TILL I GET THAT ORDER THAT A MAN HAD SIGN THAT STATED THAT MY CASE WAS DISMISS SO WHY HAVE I NOT GOT THIS ORDER AS HE HAS STATED THAT MY CASE WAS DISMISS. SO MY QUESTION IS THIS WHY HAVE

I NOT GOT A COPY OF THIS ORDER. WHY HAS HIS APPEALS COURT NOT TELL ME WHY MY CASE WAS DISMISS IN THE FIRST PLACE. I JUST GOT THIS INFORMATION ON THE PHONE YESTERDAY FROM A GIRL FROM THAT OFFICE AND SHE TOLD ME THE MAN NAME THAT HAD SIGH THIS ORDER FOR THIS DISMISS WAS MR WEST. QUESTION HOW COULD.THEY COME OUT AND SAY THAT MY CASE WAS DISMISS WHEN THE ATTORNEY HAS STATED THAT HE DID NOT HAVE ANY PROVE THAT I OWNE THIS APEX AUTOMOTIVE AND THING . WHAT KIND OF INVESTAGATE DID THEY HAVE WHEN THEY HAD NOTHING BEFORE ONLYMORE HEAR SAY TO PRETECT THIS ATTORNEY AND THIS SO CALL JUDGE BY THE NAME OF J, CORDELL MADDOX JR WHICH NEVER SET ON MY CASE AND ALL AT ONCE HE COME IN AND STATE THAT HE SET IN ON MY CASE BACK IN DECEMBER 19 2013 AND THAT IS A LIE ALSO THE JUDG WE THAT SET ON THAT CASE THEN NAME WAS R. LAWTON MCINTOSH AND IT WAS NOT J CORDELL MADDOX JR AS HE HAS STATED. HE DID NOT SET ON MY CASE AT ANY TIME NOW I WANT SOME ANSWER HERE ON ABOUT THIS MATTER i CAN NOT FILE MY APPEALS ON THIS TILL I GET THE ORDER FROM THE APPEALS COURT SO I KNOW WHAT THEY HAVE DONE AND I KNOW THAT IT IS FULL OF LIES ALLSO . SO THAT THEY CAN COVER THIS UP TO BE THEIR WAY AND I HAVE ALLSO FILE THIS MATTER TO THE STATE SECERT SERVICE FOR AN INVESTAGATION ON THIS MATTER SO IF YOU WANT AND PAPERWORK TO PROVE WHAT I AN SAYIND JUST LET ME KNOW AND IWILL SEND IT TO YOU IT IS TIME THAT WE CLEAN THIS LIEING PEOPLE IN THE COURT SYSTEM OUT MY EMAIL ADDRESS IS ENASH77@CHARTER.NET I AM NOT GOING TO STOP HER NOW I GOT A LETTER FROM THIS ATTORNEY YESTERDAY THAT HE INTEND TO TAKE MY HOUSE FROM ME AND MY WIFE AND THAT IS NOT GOING TO HAPPEN HERE NOW i AM WAITING FOR YOUR REPLY A.S.A.P.

REGARDS

EARL NASH

RECEIVED
JUL 30 2014
SC Court of Appeals