

The South Carolina court of appeals

Apex Automotive, LLC dba Piedmont Chrysler Jeep

Godge, Respondent

Earl Janison Nash and Murna Lee Nash Defendants,

Of Whom Earl Jamison Nash appellant.

Appellate Case No. 2014-000976

trial Court Case no/2013CP0402001

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SC Court of Appeals

Appellant has service and notice of appeals and i did pay that intial filing fees as required of the South Carolina Appellate Court Rules Accordingly this court was suppose to make a ruling on what was sent to them and this was not done .

NO.1 EVERTHING MUST BE IN WRITING ,

NO.2 HEARSAY IS NOT ALLOW IN ANY COURT OF LAW .NO3.

NO 3. THIS COURT DID NOT MAKE ANY RULING ON WHAT WAS SENT TO THEM TO HEAR WHY.

NO.4.THE QUESTION THAT WAS PUT TO THS COURT WAS THIS DOES JOHN KIRKMAN MOORHEAD HAVE ANY SIGN DOCUMENT TO PROVE THAT I OWN APEX AUTOMOTIVE ANY MONEY AND THE COURT DID NOT MAKE ANY RULING ON THIS WHY .

NO 5. WHY DID THIS COURT NOT MKE ANY RULING ON THIS MATTER WHEN ALL PAPERWORK WAS SENT TO THEM FOR A RULING AND THE COURT REFUSED TO MAKE ANY RULING ON THIS MATTER WHY.

NO.6 THE COURT IS SUPPOSE TO MAKE A RULING ON WHAT WAS IN THE COURT FILE WHEN THIS APPEALS WAS FILE AND THEY REFUSED TO MAKE THIS RULING WHY.

NO. 7. QUESTION ? WAS FOR THIS COURT DID JOHN KIRKMAN MOORHEAD HAVE AND DOCUMENT TO PROOVE THAT I OWNE APEX AUTOMOTIVE AND HE DOES NOT HAVE ANY PROVE . ANY MONEY AND THE COURT REFUSED TO MAKE THIS RULING ON THIS MATTER WHY>

no. 8 why did this court not rule on the matter that was put to them to rule on at the beinning of this appeals instead of all of this running around that they are comeing up with like now .

no.9 now this court has this appeal court but they refused to make any ruling on this case because they know what they are doing is fake because the APPEALS COURT REFUSED TO MAKE ANY KIND OF RULING ON THIS CASE BECAUSE THEY WANT TO COLLECT MONEY FOR THEM TO KEEP THIS GOING ON HERE NOW .

NO.10 QUESTION TO THISCOURT IS WEATHER J. KIRKMAN MOORHEAD HAS AN PROVE TO SHOW ME OR THIS COURT ANY THING IN WRITING SHOWING THAT I OWNE APEX AUTOMOVITE ANY THING BECAUSE HE HAS NOTHING AND HE HAS FILE A FALSE CLAME AGAINST ME

NO.11 EITHER THIS COURT RULE THAT MR J. KIRKMAN MOREHEAD SHOW PROVE THAT I OWNE ANY ONE THIS MONEY OR THIS COURT MAKE A RULING OF FALSE CASE THAT WAS FILE AGAINST MME IN THE FIRST PLACE . AND IT MUST BE SIGH BY THE JUDGE THAT MADE THAT RULING BEAUSE IF IT IS NOT SIGH BY AJUDGE THEN IT IS NOT A REAL ORDER BECAUSE IT IS FAKE ORDER LIKE THIS ORDER THAT WAS GIVE TO ME AND SIGN BY THE CLEARK .

NO12 NOW THIS COURT HAS TO MAKE A RULING ONE WAY OR THE OTHER EITHER THIS CONTRACT IS A REAL CONTRACT OR IT IS A FAKE CONTRACT NOW THIS COURT GOT TO MAKE THIS ORDER ONE WAY OR THE OTHER NOW AND STOP RUNNING FROM ON THING TO OTHER LIKE THEY HAVE BEEN DOING TO ME HERE NOW . THIS COURT GOT TO GO BACK AND MAKE A RULING ON WHAT WAS FILE IN THE FIRST PLACE IN THIS CASE TO THIS APPEAL COURT AND THAT IS WHAT THEY ARE SUPPOSE TO DO AND SO FAR THIS APPEALS COURT HAS REFUSED TO MAKE THIS RULLING HERE WHY?

NO 13 ALL THIS COURT HAS TO DO IS MAKE IT RULING EITHER J,KIRKMAN MORRHEAD SHOW IN WRITING PROVE THAT I OWNE THIS MONEY IN WRITING AND IT IS OVER WITH JUST LIKE THAT.

A COURT CAN NOT GO ON HEAR SAY LIKE THEY ARE DOING THIS CONTRACT STATE EVER THING MUST BE IN WRITING SO IF j KIRKMAN MORRHEAD DOES NOT HAVE ANYTHING IN WRITING THEN THE COURT MUST RULE ON IT THAT WAY AND I MEAN IN ANY COURT THAT HE HAS HAD THS CASE BEFORE THEM SND HE NEVER SHOW NOTHING IN WRITNG TO ANY COURT ONE THAT THIS COURTH PAPER IS IN WRITING EITHER TO SHOW HIS PROVE AND HE WAS NOT ABLE TO DO THAT AT ANYTIME ALSO.

NOW I DEMAND FOR THIS COURT SHOW PROVE THAT THESE LAWS ARE BONDED THAT THEY KEEP THOUGHT AT ME HERE NOW. ALSO THIS JUDGE MADDOX JR ONLY TOOK 9 MONTH TO COME OUT WITH THIS FAKE RULING ALLSO LIKE HE HAS DONE HE IS A LIER AND YOU KNOW IT AS WELL AS I DO THAT HE IS A LIE BECAAUSE HE STATE THAT HE SAID ON MY CASE AND HE DID NOT SET ON MY CASE AND HE DID NOT SET ON MY CASE . HE ALSO STATE THA HE DID NOT SEE ANY THING THAT THE MAGESITRATE CURT DID NOT MAKE ANY MISTAKE AND THAT ALSO IS A LIE BECAUSE THE ATTORNEY DID NOT FILE THE PAPERWORK THAT WAS SUPPOSE TO BE FILE WHEN HE FILE THIS CASE AGAINST ME AND A LOT MORE THING HE DID WRONG IN THAT CASE

no. 14 .

this court is suppose to go by the law and they are to rule on the paperwork that is sent to them on the case but this court trying to bypass the law and rule on what aomme one tell them to do instead what is befor them .

no. 15 this hole thing come down to one thing does . Mr moorhead the attorney has stated that he does not have prove to show that i owne any one this money that he haas suite me for . this court can not go on hearsay as this court is trying to do here now hearsay is not allow in any court of law.

no16 this court has statedd that they have dismiss this case and i have to file an appeal to and court order that is fakeAND NEVER SIGN all inforceable cout order must be sign by a judge , no court can just say that they have issue an court order say the case is dismiss with out it being sign by a judge and this court order was NOT SIGN BY ANY ONE SO THIS COURT HAS COMMITTE FRAUD BY ISSUSE THIS FAKE ORDER .

NO 17 A COURT IS SUPPOSE TO RULE ON WHAT IS SENT TO THEM NOT WHAT SOME ONE TELL THEM TO DO LIKE HAS BEEN DONE HERE IN THIS CASE THAT WAS SENT TO THEM THIS COURT CAN NOT GO ON HEARSAY LIKE THEY ARE TRYING TO DO HERE NOW THIS CASE WAS FILE UNDER NOTICE OF APPEALS AND NOW THIS COURT IS TRYING TO GET ME TO FILE AGAIN TO A FAKE COURT ORDER THAT IS NOT SIGN AND THAT IS FRAUD .

NO18.NOW THIS COURT IS GOING TO COME UP AND SIGN A BACK ORDER ON THIS CASE AND THAT IS FRAUD ALSO WHEN A COURT ORDER IS ISSUSE IT MUST BE SIGN AND DATE AT THAT TIME AND THEY TRY TO GET ME ON TO FILE AN APPEALS TO A FAKE COURT ORDER WHITCH IS FAKE IN THE FIRST PLACE BECAUSE THE ORDER WAS NOT SIGN BY THE JUDGE

NO 19 THIS COURT HAS SENTT ME A LETTER STATE THAT I HAVE TO FILE A AMENDED NOTICE OF APPEALS YOU ONLY DO THAT WHEN THE CASE WAS HERE AND AN ORDER WAS FILE AND THIS HAS NOT BEEN DONE BY THIS COURT BECAUSE WHAT THEY HAVE ISSUSE IS FAKE ORDER BECAUSE IT S NOT SIGN BY A JUDGE SO IT IS HEARSAY AND THIS COURT CAN NOT GO BACK NOW AND TRY TO SIGN THIS ORDER UNLESS THEY HAVE A HEARING AGAIN ON THIS CASE AND NOT GO BY HEARSAY AS THEY HAVE DONE HER SO FAR .

NO 20.. THIS COURT HAS one thing to do and that is to make Mr moorhead come up with prove that i owne this money or this court must rule on the paperwork that is before them that state that apex automotive has received this money in their contract as the contract has stated and this court was sent that copy to them when the case was file in the first place now this court either rule on what was sent to them or be charges for trying to committe fraud on what they are doing here now when they issue and order and it is not sign then it is nothing only hearsay and nothing else so that is fraud no court can issue an order that is not sign to be inforceable

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trial Court Case no 2013Cp0402001
Appellate case No. 2014-000976

In the court order you sent to me on July 30 2014 now I think you had better go back and look at your statement that you have made you said that I did not file notice of appeals and pay initial filing fee of \$100.00 dollars as required by rule 203 of the South Carolina Appellate Court Rule

Accordingly this matter is dismissed. Question this appeal was filed to the South Carolina of appeals and paperwork was served notice to these people other question how can I file an appeal when I never received a real court order this court order you sent to me is fake because it is because it is not signed by any judge that is required by law to be done also when you never sent this fake order to me it was dated 7/17/14 so why was it not signed by a judge also why was I not served this notice when you served the attorney at that time. Back on 7/17/14 why was I not served my paper then also the law requires for the court to serve both parties at the same time so why was this not done. More cover up here. Now this court has got to hold a hearing on this matter here now because hearsay is not allowed in any court of law. and that is what you have ruled on

with this fake court order. waiting for your reply of this *7 EARL NASH RECEIVED THIS ON 8/1/14 AND IT IS NOT SIGN BY ANY JUDGE THAT IS REQUIRED BY LAW.*

court date now to settle this by law.

regards
Earl Nash
Earl Nash

8/4/14

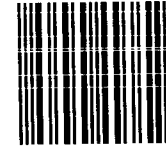
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