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NOTICE

SOUTH CAROLINA COURT OF APPEALS

CASE NO. 2014-000976

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JAN 28 2015

FREEDOM OF INFORMATION ACT REQUESTION

S.C. SUPREME COURT

NOTICE TO ALL JUDGES THAT HAS SET ON THIS CASE SO FAR IS IN VIOLATION OF LAWS .that AS SET ON THIS CASE NOW THEIR IN SOUTH CAROLINA APPEALSE COURT ?

I EARL NASH HAS FILE THIS CASE OF APEX AUTOMOTIVE LLC DBA PIEDMONT CHRYSLER JEEP DODGE RESPONDENT IN LAST YEAR NOW LESS GET THING STRAIGHTT OUT HERE NOW .

ALL I GET FROM THIS COURT IS THAT I HAVE TO PAY THIS AMOUNT OR I HAVE TO GO AND GET THESE PAPER FILE AND SENT TO YOU AND THE OTHER PARTY WHICH HAS BEEN DONE BUT YOU PEOPLE NEVER LOOK AT THIS CASE ALL YOU HAVE DONE SO FAR IS TELL ME THAT I GOT TO GO AND LOOK UP THESE LAWS THAT YOU TELL ME THAT I HAVE TO GET AND ANSWER THEM TO YOU.

NOW THE LAW STATE WHEN YOU FILE AN ACTION AGAINST SOME ONE THEN THEY HAVE SO MANY DAYS TO ANSWER THAT COMPLAINT TO YOU AND TO THAT COURT OR ELAS THE COURT, IS SUPPOSE TO RULE THAT THEY ARE IN DEFAULT .

NOW THE ATTORNEY FOR Apex automotive llc dba piedmont chrysler jeep dodge J kirkman moorhead esquire respondent has never answer me in this matter at any time HE HAS NEVER ANSWER THIS COMPLAINT TO ME and I have ask this court for anything that they have that is from this attorney and this in this case and this court has refused to send me nothing that was file by this attorney so their fore he is in default from the start of this case by not answer this case that has been file against them so why has this court not issue a default against them because they did not answer my complaint to me or the court why?

This South Carolina Court of appeals always come back to me telling me that i have to go and look up the code of laws that they have given to me to look up for them and this court has issue several court oorder against me when i am not the one that did not answer this case in the first place onne oof these oordwer was not even sign why?

NOW WHEN THE PARTY DOES NOT ANSWER THE COMPLAINT THEN WHY DOES THIS COURT NOT ISSUE THIS DEFAULT AGAINST THEM FOR THEM NOT ANSWERING THIS COMPLAINT. OR IS IT THAT THESE JUDGES NOT BE ABLE TO READ OR DO THEY NOT KNOW WHAT IS TO BE DONE WHEN THE OTHER PEOPLE DOES NOT ANSWER THE COMPLAINNT AND THEY ARE IN DEFAULT LIKE THEY ARE HERE NOW AND THIS COURT REFUSED TO ISSUE THIS ORDER WHY?

NOW SEANCE THIS COURT DOES NOT ISSUE THIS DEFAULT AGAINST I KIRKMAN MORRHEAD

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SC Court of Appeals

AND ALSO CORDELL MADDOX JR. FOR THEIR DEFAULT HERE NOW . AND I DO NOT EXPECT TO GET ANY MORE OF THIS COURT ORDER THAT I HAVE TO GO LOOK UP THE LAWS THAT THEY WANT ME TO ANSWER WHEN THIS CASE IS OVER BECAAAUSE THEN RESPONDENT NEVER ANSWER ME IN THIS CASE AND THE COURT REFUSED TO GIVE ME ANY COPY THAT HE IS SUPPOSE TO GIVE THE COURT ALSO. AND BY THE RESPONDENT DID NOT ANSWER ME WHEN THIS CASE WAS FILE THEN HE IS IN DEFAULT AND YOU KNOW IT .

NOW THIS COURT KEEP DEMAND FOR ME TO PROVE EVER THING THAT I DO AND ALSO WHEN I SEND THEM PAPER TO THE COURT THEN I HAVE TO SEND THE RESPONDENT THEIR PAPERWORK TO THEM ALSO SO WHY DOES THIS COURT NOT DEMAND FOR THEM TO DO THE SAME THING THE RESPONDENT NEVER SENT ME ANY ANSWER TO THIS CASE THAT WAS FILE THE LAW STATE THAT BOTH PARTY HAS TO DO THIS SO WHY IS THIS COURT NOT GIVEN ME ANY PAPERWORK THAT THEY WAS TO FILE IN THIS CASE FROM THE RESPONDENT WHY ? AND THIS COURT HAS REFUSED TO DO THIIIS WHY BUT THEY DEMAND FOR METO DO IT WHY?

WAITING FOR YOUR REPLY

Earl J Nash
Earl Nash

1/24 /15

CC

CC

CC

The South Carolina Court of Appeals

Apex Automotive, LLC dba Piedmont Chrysler Jeep
Dodge, Respondent,

v.

Earl Jamison Nash and Murna Lee Nash, Defendants,

Of Whom Earl Jamison Nash is the Appellant.

Appellate Case No. 2014-000976

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S.C. SUPREME COURT

ORDER

This appeal was dismissed due to Appellant's failure to serve and file his initial brief and designation of matter as set forth in Rules 208 and 209 of the South Carolina Appellate Court Rules. Appellant has now filed correspondence with this court, which we construe as a motion to reinstate the appeal.

Appellant shall serve and file his initial brief and designation of matter within twenty days. The brief and designation of matter shall comply with the requirements set forth in Rules 208 and 209, SCACR.¹ Upon receipt of the initial brief and designation of matter, or the expiration of twenty days, this court will consider Appellant's motion to reinstate this appeal.


FOR THE COURT

Columbia, South Carolina

cc:

Earl Jamison Nash
John Kirkman Moorhead, Esquire

FILED

1/8/15

¹ We note that a sample brief and designation of matter is set forth in Appendix C, Forms 13 and 14, SCACR. The use of these forms is recommended. See Rule 270, SCACR.

Earl J. Nash
209 Canson Rd.
Anderson SC 29625

GREENVILLE SC 29606

26 JAN 2015 PM 11 L

The Supreme Court of South Carolina
Daniel Shearson, Clerk of Court
Post Office Box 11330
Columbia, South Carolina 29211



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