

The Supreme Court of South Carolina

DANIEL E. SHEAROUSE
CLERK OF COURT

BRENDA F. SHEALY
CHIEF DEPUTY CLERK

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TELEPHONE: (803) 734-1080
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February 23, 2015

Mr. Earl Nash
209 Camson Road
Anderson, SC 29625-1611

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

RECEIVED

FEB 23 2015

SC Court of Appeals

Dear Mr. Nash:

This responds to your recent correspondence to Chief Justice Toal. Please be advised that the Chief Justice cannot assist you with this matter.

Of course, if you desire to seek review of the decision of the South Court of Appeals in the above matter, you will need to comply with the requirements of Rule 242 of the South Carolina Appellate Court Rules.

As to the information you have requested, this Court is not the custodian of any records relating to the above case. Therefore, I will not be able to assist you with obtaining any documents that may be responsive to your requests.

Very truly yours,

CLERK

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

AMW

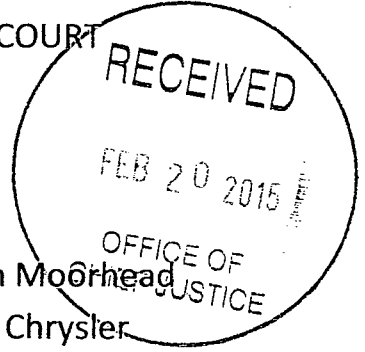
ATTORNEY GENERAL ALAN M. WILSON

The South Carolina Court of Appeals

NOTICE OF APPEALS TO THE SOUTH CAROLINA SUPREME COURT

Apex Automtive V. Earl Nash

Appellate Case No. 2014-000976



I Earl Nash has been suite by Attorney By the name Of J Kirkman Moorhead under false pretsent for Apex Automotive.LLc.D/B/A/Piedmont Chrysler jeep Dodge and in their contract IT STATE THAT ANY CHANGE TO THIS CONTRACR MUST BE IN WRITING AND WE MUST SIGN IT. NO ORAL CHANGES ARE BINDING SO M R j KIRKNAN MOORHEAD HAS FILE THIS FALSE SUITE AGAINST ME AND MY WIFE AND EXPENCE THAT THEY HAVE CAUSE ME AND MY WIFE AND BY LAW IT STATE THAT WHEN SOME ONE FILE A FALSE SUITE AGAINST YOU THEY ARE RESPONSABLE FOR ALL DAMAGES THAT THEY HAVE CASUE YOU .THIS CONTRACT WAS WROTE BACK IN OCTOBER 22 2012 THIS HAS CAUSE MY WIFE TO HAVE A STROKE BACK IN NOVEMMBER FROM THE PHONE CALL THEARD US THAT THEY WAS GOING TO PUT US IN JAIL AND THEN PRISON FROM THE APEX AUTOMOTIVE JEEP /DODGE FOR THEIR PHONE CALL THAT THEY WAS CALLING ME ABOUT ME OWNE THEM \$5000.00 DOLLARS THAT I DO NOT OWNE THEM THIS MONEY SO ONE DAY I JUST GOT HOME WHEN THIS WOMEN CALL ME AND AT THAT TIME I TOLD HER THAT WE DID NOT OWNE THEM NOTHING AND IF SHE THING THAT WE DO THE SEND ME THE PAPERWORK WHERE IT STATE THAT I OWNE THEM THIS MONEY AND SHE TOLD ME SHE WOULD DO THAT AND THEN I TOLD HER TO MAKE DAME SURE THAT SHE ALSO GIVE ME ANY NOTE OR ANY PAPERWORK THAT STATE THAT I OWNE THEM ANY MONEY NOW IN THE

PAPERWORK IT STATE THAT THEY HAVE RECEIVED \$5000.00 CASE IN THEIR PAPERWORK IN THERE DIFFERENNCE PLACE STATE THIS IN THEIR CONTRACT THEIR NOTHING STATING THAT I OWNE THEM NOTHING .

WHEN MR j KIRKMAN MORRHEAD FILE THIS SUITE HE DID NOT FILE THE PAPERWORK WITH THE MAGISTRATE COURT TO GIVE THEM THE AUTHORITY TO HEAR THIS CASE BUT THEY WENT AHEAD AND HEARD THE CASE THE FIRST TIME IN COURT MR MORREHEAD WAS ASK IF HE COULD SHOW ME ANY THING WHERE I OWNE THE APEX AUTOMOTIVE CHRYSLER ANY THING AND HE STATE HE DID NOT HAVE ANYTNG IN WRITEING SO WHY DID THIS COURT NOT DISMISS THIS CASE RIGHT THEN ALL CASE CAN NOT BE HEARD ON HEARSAY BUT THAT IS WHAT THIS MAGISTRATE COURT HAS DONE . SO IT WAS APPEALS TO THE Common Pleae court and was heard on decenber 19 by the honorable R. LAWTON Mcintosh and not the judge that has sign his name to this paperwork as J. Cordell MaddoxJr as he has state that he set in on this case and he is a lier he never set on my case as he has state he has done so he has state that he went back to the magistrate court and he has state that he did not see any thng that she did wong so this will be all point out to this court here now with all of this paperwork that will be sent to them and this court and what i am asking this court to do here now do to the lies and the violation they have done to the law here now

I DEMAND FOR THIS COURT TO SHOW ME ANY THING WHERE I SIGN ANY THING STATE THAT I OWNE APX AUTHOMOTIVE LLC DBA PEIDMONT CHRYSLER JEEP DODGE AND THIS AND THIS

APPEALS COURT RREFUSED TO SHOW ME NOTHING TO THIS EFFECT SO WHY IS THIS APPEALS COURT NOT DISMISS THIS CASE WHEN THIS CASE WAS FILLE INTO THE SOUTH CAROLINA APPEALS COURT THE ATTORNEY AND THIS LIEING JUDGE BY THE NAME OF J. CORDELL MADDOX JR CIRCUIT COURT JUDGE NEVER ANSWER THE FILEING THAT WAS DONE SO SEANCE THEY DID NOT ANSWER THE FILING TO ME AND THIS COURT THEN THEY ARE IN DEFAULT BUT THIS COURT REFUSED TO DO THIS WHY. AND I HAVE ASK THIS COURT IF THEN HAD ANY THING FILE STATE THAT I OWNE THE APEX AUTOMOTIVE ANY MONEY BUT THIS COURT REFUSED TO SHOW MW ANYTHING WHY?THEY KEEP COMEING BACK TO ME TELLING ME TO GET THIS LAW AND SEND THEM THE ANSWER TO THAT LAW . QUESTION ? THE LAW STATE WHEN THE ONE SIDE NEVER ANSWER THE COMPLAINT THEN THEY ARE IN DEFAULT . BUT THIS APPEALS COURT REFUSED TO DO THIS WHY. IS I BECAUSE THEY CAN NOT READ OR WHAT IS THEIR PROBLEM HERE NOW I HAVE ALSO ASK THIS COURT IF THEY HAVE ANYTHING THAT THE ATTORNEY OR THIS JUDGE HAS FILE ANY THING TO ANSWER MY COMPLAINT AND THIS COURT REFUSED TO SEND ME NOTHING TO THIS EFFECT SO THAT MAKE THIS COURT IN VIOLATION OF THEIR OATH OF OFFICE SO THIS IS WHY I AM APPEALS THIS CASE TO THE SOUTH CAROLINA SUPREME COURT FOR THEM TO STOP ALL OF THESE VIOLATION THAT THIS APPEALS COURT HAS BEEN DOING AND ALSO I DEMAND FOR THE SOUTH CAROLINA SUPREME COURT GIVE ME ALL EXPENCE THAT THEY HAVE CAUSE ME HERE IN THIS CASE BECAUSE THE APPEALS COURT REFUSED TO GO BY THE LAWS AND THEIR OATH OF OFFICE BY NOT ISSUSE THIS DEFAULT AGAINST THEM THESE

JUDGES AND ATTORNEY IS NOT ABOVE THE LAW SO THEY MUST PAID ME FOR ALL THE EXPENCE THAT THESE JUDGS AND ATTORNEY HAS CAUSE ME HERE IN THIS CASE ALL EXPENCE THAT THEY HAVE CAUSE ME FROM THE STARD OF THIS CASE WHEN THIS ATTORNEY COULD NEVER SHOW ME OR AHY COURT ANY THING IN WRITE THAT I OWNE ANY ONE THIS MONEY THE COURT CAN NOT GO ON HEAR SAY AS THEY BEEN DOING HERE ALL LONG THIS COURT HAS ALSO REFUSED T ANSWER THE FREEDOM OF INFORMATION THAT WA SENT TO THEM WHITCH IS ALSO A VIOLATION OF LAWS.

REGARDS

Earl Nash

EARL NASH 2/13.15 FILE NOW.

CCC SENT TO THE ATTORNEY GENERAL

CC TO ALL NEW PAPERS

New Message

enash77@charter.net

"toal-jtoal@sccourt.org" <toal-jtoal@sccourt.org>

Sunday February 1 2015 5:37:11PM

Attachments

Print

ATTN JEAN h. TOAL CASE NUMBER 2014-000976

NOTICE OF FREEDOM OF INFORMATION ACT BECAUSE I HAVE ASK THIS COURT TO SHOW ME ANY THING WHERE THIS ATTORNEY AND THIS JUDGE HAS ANSWER ME IN THEI CASE BECAUSE. THEY NEVER ANSWER ME AT ALL AND THIS COURT IS GOING ALONG WITH THEM ON THIS CASE AND I WILL TAKE THIS TO A HIGHT COURT AND BRING ALL OF YOU PPEOPLE INTO COURT TO ANSWER THESE QUESTION HR WHY THEY ARE REFUSEDING TO ANSWER ME HERE NOW.

I EARL NASH HAS A PROBLEM WITH YOUR APPEALS COURT OF SOUTH CAROLINA THEY CAN NOT READ AND REFUSED TO GO BY THE LAW OF SOUTH CAROLINA .I FILE A CASE IN THE SOUTH CAROLINA COURT LAST MARCH AND ALL I GET FROM THAT COURT IS THEM TELLING ME THAT I HHAVE TO GET THIS AND THAT AND SEND THE ATTORNEY AND JUDGGE THE SAME THING THAT I SEND TO THE COURT DOWN THEIR NOW THIS IS WHAT IS WRONG HERE NOW AND IT HAS BEEN GOING ON SENT LAST MARCH . NOW HERE IS THE PPROBLEM

1. WHEN THIS CASE WAS FILE THE ATTORNEY AND JUDGE NEVER ANSWER ANY THING TO WHAT WAS FILE
2. IF THEY DID NOT ANSWER WITH IN THE TIME LIMITTE THEN THEY ARE IN DEFAULT.
3. THE ATTORNEY NOR THE JUDGE NEVER ANSWER AND IF THEY DID THEN WHY DID I NOT GET A COPY OFTHEIR ANSWER I NEVER GOT ANY ANSWER FROM THEM .NOW STHEY ARE IN DEFAULT?

4. NOW THE LAWS STATE IF THEY DO NOT ANSWER THEN THEY ARE IN DEFAULT BUT YOUR COURT WILL NOT SEE TO THAT WHY?
5. ALL I GET FROM THE APPEALSE COURT IS FOR ME TO GET THIS LAW AND READ IT AND ANSWER THIS TO THEM .
6. NOW WHEN THIS ATTORNEY AND JUDGE NEVER ANSWER THIS COMPLAINT THEN THEY ARE IN DEFAULT THAT IS SUPPOSE TO BE THE END TO THIS CASE AND THE COURT IS SUPPOSE TO GIVE ME THAT DEFAULT AGAINST THEM
7. SO WHY IS THIS COURT DRAGEN THIS OUT LIKE THIS WHEN BY LAW IT IS SUPPOSE TO BE OVER WITH NOW/
- 8 THIS COURT KEEP TELLING ME THAT I GOTTO PAY THEM TO KEEP THIS CASE GOING WHY / WHEN THEY ARE IN DEFAULT /
9. I HAVE GIVE THIS COURT TIME TO SHOW ME WHAT THE ATTORNEY AND JUDGE ANSWER AND THEY REFUSED TO GIVE IT TO ME SO THAT ELL ME THEY DID NOT ANSWER THIS COMPLAINT AND THEY ARE IN DEFAULT
- 10; NOW I HAVE GIVEN THIS COURT A DEMAND FOR THE FREEDOM OF INFORMATION FOR THE COURT TO GIVE ME THIS INFOORMATION OR GIVE ME THE DEFAULT ORDER AS THEY WAS SUPPOSE TO DO LAST MARCH WHEN THEY WENT INTO DEFAULT BACK THEN ?
11. NOW EITHER I GET THIS INFORMATION NOW OR I WILL FILE SUITE AGAINST THEM BECAUSE THEY REFUSWED TO GO BY STATE LAWS AND GIVE ME THIS DEFAULT AGAINST THEM HERE NOW SO I EXPECT FOR YOU TO ANSWER MME ABOUT THIS MATTER BECAUSE YOU ARE OVER THEM IN THAT COURT . .

MY EMAIL ADDRESS ID ENASH177@CHARTER.NET AND I DO EXPECTATION AN ANSWER FROM YOU ABOUT THIS MATTER WTH IN THE NEXT TEN DAYS .2/2/.15 HERE NOW

REGARDS

EARL NASH

NOTICES TO THE SOUTH CAROLINA SUPREME COURT

SUPREME COURT CHIEF JUSTICE Jean H. Toal

I Demand for you to freeze these attorney and judges bank account that has set on this case for violation the laws of South Carolina under false pretence and these people has been going along with it AND WHEN THEY HAVE BEEN ASK TO PROVE THEIR CASE THEY DO NOT HAVE ANYTHING TO BACK THEM UP AND WHEN THEY DO NOT HAVE NOTHING IN WRITING TO PROVE THEIR CASE THEN IT IS HEARSAY AND NOT COURT CAN GO ON HEARSAY SO THIS IS WHY I DEMAND FOR YOU TO FREEZE THESE PEOPLE BANK ACCOUNT TILL THIS IS ALL SETTLE AND I AM PAD HER IS A LIST OF THESE PEOPLE .

AND WHEN ASK FOR A FREEDM OF INFORMATION ACT THEY IGNORE IT SO THEY VIOLATE THE FREEDOM OF INFORMATION ACT AND THEIR OATH OF OFFICE AND THE LAWS OF SOUTH CAROLINA AND PEOPLE RIGHT FOR THEIR REFUSING TO GO BY THE LAWS OF THIS STATE HERE IS A LIST OF THESE PEOPLE THAT HAS DONE THIS TO ME HERE NOW /

1. ALL JUDGES THAT HAS SET ON THIS CASE IN THE SOUTH CAROLINA APPEALS COURT BY REFUSING TO SHOW ME ANY PAPERWORK WHERE THESE JUDGES HAS ANSWER MY CASE when it was file .
2. Attorney that file this false suite that refused to show his prove where i Own this money to any one his name is attorney J. Kirkman Moorhead that has file this false suite against me .
3. the magistrate court here in ANDERSON COUNTY THAT REFUSED TO DISMISS THIS CASE WHEN WE WENT TO COURT THE FIRST TIME AND THE ATTORNEY WAS ASK TO SHOW PROVE THAT I OWNE THIS MONEY AND HIS STATEMENT WAS I DO NOT HAVE ANYTHING IN WRITING TO PROVE THIS . OTHERWISE HEAR SAY AGAIN /
4. THIS CIRCUIT COURT JUDGE THAT SAID HE SET ON MY CASE BACK IN DECEMBER 19 OF 2014 WAS NOT THE JUDGE THAT SET ON MY CASE AT THAT TIME BECAUSE HE WAS SUPPOSE TO BE IN MC CORMET COURT AT THAT TIME NOT IN ANDERSON COUNTY SO HE IS LIEING THEIR
5. APEX AUTOMOTIVE LLC DBA PIEDMONT CHRYSLER JEEP DODGE PIEDMONT CHRYSLER JEEP DODGE IN ANDERSON SOUTH CAROLINA

WHEN THESE PEOPLE DOES THIS STUFF THEN I HAVE A RIGHT TO ASK THIS COURT TO FREEZE THEIR BANK ACCOUNT FOR THE LIES THAT THEY HAVE COMMITTE HERE WHEN THEY REFUSED TO SHOW ANY PROVE OF THIS WHERE I OWNE ANY ONE THIS MONEY AND AGAINST HEAR SAY IS NOT ALLOW IN ANY COURT OF LAW AND WHEN I HAVE ASK THIS SOUTH CAROLINA

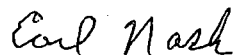
APPEALS COURT FOR ANY PROVE OF THIS CASE AND THEY REFUSED TO SHOW IT THEN THEY ARE GUILDED OF A CEIME ALSO.

WHEN A CRIME LIKE THIS IS GOING ON HERE NOW AND THEY REFUSED TO SHOW CAUSE THEN I HAVE A RIGHT TO ASK THIS COURT TO TIE UP THESE PEOPLE BANK ACCOUNT TILL THE SHOW WHY HAS BEEN ASK FOR AND NOT SOMETHING THAT THEY WILL COME UP WITH HERE NOW YEAR LATER LIKE THIS APPEALSE COURT IS DOING HERE NOW WE HAVE ASK THIS APPEALS COURT TO SHE ME ANY THING WHERE I OWNE ANY ONE THIS MONEY AND THEY REFUSED TO DO IT AND A YEAR LATER THEY STILL DONE DO IT THEN THEY HAVE VIOLATEDDD THEIR Oath oof office and the got to be taken out of office for their refused to obey the laws i am in my write to ask this court to go by the law here that the appealse court refused to do .

waiting for your reply i have sennt you this information before and you exore me so now whatae you going to do here now

regards

Earl Nash



my address is earl nash 209 Cammson Rd anderson South Carolina 29625

my mail address is enash77@charter.net

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

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
11/8/15

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.

SOUTH CAROLINA COURT OF APPEALS

CASE NO. 2014-000976

THIS COURT IS NOT ABOVE THE LAWS AND THEY MUST ANSWER THE REQUESTED INFORMATION FROM THEM ALSO.

FREEDOM OF INFORMATION ACT REQUESTION 30-4-10 ET SEQ

AND HAS BEEN REFUSED THIS INFORMATION FROM THIS 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 OREL AS THE COURT IS SUPPOSE TO RULE THAT THEY ARE IN DEFAULT . BUT REFUSED TO DO SO WHY?

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 OR THIS LIE JUDGE and in this case and this court has refused to send me nothing that was file by this attorney OR THIS JUDGE 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 order against me when i am not the one that did not answer this case in the first place one of these court ORDER 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 DEFAULT ORDER WHY?

NOW SEANCE THIS COURT DOES NOT ISSUE THIS DEFAULT AGAINST J KIRKMAN MORRHEAD 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 BECAAUSE 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 KEEP DEMAND FOR METO DO IT WHY?

WAITING FOR YOUR REPLY

Earl Nash *Earl Nash*

1/24 /15

This WAS NEVER ANSWER

NOTICE

SOUTH CAROLINA COURT OF APPEALS

CASE NO. 2014-000976

FREEDOM OF INFORMATION ACT REQUESTION 30-4-10 ET SEQ

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

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

This WAS NEVER ANSWER.

NOTICES TO THE SOUTH CAROLINA SUPREME COURT

SUPREME COURT CHIEF JUSTICE Jean H. Toal

Attorney general is a constitution officer then you have a right to freeze these people bank for their violation of their oath of office and violate of laws so I am asking you to freeze these people bank account here now for their violation which I am entitled to here now for their violation against me when they refused to show any proof for their action and they refused to show any proof of their crime that they have committed here now when they never answer the case when it was filed against them and the court refused to show me any proof that they have filed to answer this action so when this court refused to show me any proof to their case then they have committed a party to this crime of a false suit .

I demand for you to freeze these attorney and judges bank account that has set on this case for violation the laws of South Carolina under false pretence and these people has been going along with it AND WHEN THEY HAVE BEEN ASK TO PROVE THEIR CASE THEY DO NOT HAVE ANYTHING TO BACK THEM UP AND WHEN THEY DO NOT HAVE NOTHING IN WRITING TO PROVE THEIR CASE THEN IT IS HEARSAY AND NOT COURT CAN GO ON HEARSAY SO THIS IS WHY I DEMAND FOR YOU TO FREEZE THESE PEOPLE BANK ACCOUNT TILL THIS IS ALL SETTLE AND I AM PAD HERE IS A LIST OF THESE PEOPLE .

AND WHEN ASK FOR A FREEDM OF INFORMATION ACT THEY IGNORE IT SO THEY VIOLATE THE FREEDOM OF INFORMATION ACT AND THE OATH OF OFFICE AND THE LAWS OF SOUTH CAROLINA AND PEOPLE RIGHT FOR THEIR REFUSING TO GO BY THE LAWS OF THIS STATE HERE IS A LIST OF THESE PEOPLE THAT HAS DONE THIS TO ME HERE NOW /

1. ALL JUDGES THAT HAS SET ON THIS CASE IN THE SOUTH CAROLINA APPEALS COURT BY REFUSING TO SHOW ME ANY PAPERWORK WHERE THESE JUDGES HAS ANSWER MY CASE when it was file .

2. Attorney that file this false suit that refused to show his proof where I own this money to any one his name is attorney J. Kirkman Moorhead that has file this false suit against me .

3. the magistrate court here in ANDERSON COUNTY THAT REFUSED TO DISMISS THIS CASE WHEN WE WENT TO COURT THE FIRST TIME AND THE ATTORNEY WAS ASK TO SHOW PROVE THAT I OWN THIS MONEY AND HIS STATEMENT WAS I DO NOT HAVE ANYTHING IN WRITING TO PROVE THIS . OTHER WISE HEAR SAY AGAIN /

4. THIS CIRCUIT COURT JUDGE THAT SAID HE SET ON MY CASE BACK IN DECEMBER 19 OF 2014 WAS NOT THE JUDGE THAT SET ON MY CASE AT THAT TIME BECAUSE HE WAS SUPPOSE TO BE

IN MC CORMET COURT AT THAT TIME NOT IN ANDERSON COUNTY SO HE IS LIEING THEIR

5.APEX AUTOMOTIVE LLC DBA PIEDMONT CHRYSLER JEEP DODGE PIEDMONT CHRYSLER JEEP DODGE IN ANDERSON SOUTH CAROLINA

WHEN THEE PEOPLE DOES THIS STUFF THEN I HAVE A RIGHT TO ASK THIS COURT TO FREEZEN THEIR BANK ACCOUNT FOR THE LIES THAT THEY HAVE COMMITTE HERE WHEN THEY REFUSED TO SHOW ANY PROVE OF THIS action WHERE I OWNE ANY ONE THIS MONEY AND AGAINST HEAR SAY IS NOT ALLOW IN ANY COURT OF LAW AND WHEN I HAVE ASK THIS SOUTH CAROLINA APPEALS COURT FOR ANY PROVE OF THIS CASE AND THEY REFUSED TO SHOW IT THEN THEY ARE GUILDED OF A CEIME ALSO.

WHEN A CRIME LIKE THIS IS GOING ON HERE NOW AND THEY REFUSED TO SHOW CAUSE THEN I HAVE A RIGHT TO ASK THIS COURT TO TIE UP THESE PEOPLE BANK ACCOUNT TILL THE SHOW case for their action against me here now and this court has been going along with this attorney and this so call judge that has lie here also because he aid he sent in on this case back in becember 19 2013 qnd he was not in that court ashe has state he did not hear that case at all ths jufdge was asign into the court in Mcment for that week not Anderson this judge name is Circuit court judge J Codrdell Maddox jr andthis attorney name is L Kirkman morrhead

waiting for your reply

regards

Earl Nash *Earl Nash*

2/14/15

my address is earl nash 209 Cammson Rd anderson South Carolina 29625

my mail address is enash77@charter.net