

Purchaser Ins. Info:  
 Co. PRERISS INSURANCE CO  
 Policy No. PLW500618  
 Dates 12/01/11 to 12/31/12  
 Agent PALMETTO INSURANCE  
 Agent Address \_\_\_\_\_

DEAL # 06221

# PIEDMONT

CHRYSLER JEEP DODGE  
 4015 Clemson Boulevard • Anderson, SC 29621

STOCK NO. \_\_\_\_\_  
 Sell Price \_\_\_\_\_  
 Less Disc. \_\_\_\_\_  
 Net SP \_\_\_\_\_  
 DEDUCT \_\_\_\_\_  
 Inventory \_\_\_\_\_

Date 11 OCT 20 12

Purchaser EATH JANISON NASH OR HURN LEE NASH GP \_\_\_\_\_  
 Address 750 CANSON RD City ANDERSON County ANDERSON State SC Zip 29625

I hereby agree to purchase from you under the terms & conditions specified, the following

Quantity 1 Year 2012 Make CHRYSLER Model 300 Body Style 4DR STD  
 New  Used \_\_\_\_\_  
 Serial Number 2C3JCAAGRH2HE2 Color WHITE Eng. \_\_\_\_\_ License No. \_\_\_\_\_

THIS AGREEMENT CONTAINS AN ARBITRATION PROVISION PURSUANT TO THE S.C. UNIFORM ARBITRATION ACT (S.C. CODE §15-48-10, ET SEQ.) AND/OR THE FEDERAL ARBITRATION ACT (9 U.S.C. §1 ET SEQ.)

1	CASH SELLING PRICE INC EXTRAS	113,000.00
2	LICENSE PLATES TRANSFER & TITLE	28.00
3	SALES TAX	3,600.00
4	TOTAL CASH SELLING PRICE	144,600.00
5		
6	TRADE-IN: Make <u>HONDA</u> Body Style <u>ACCORD SDN</u> Year <u>1995</u> Serial No. <u>1HGBH52V4100254</u> Insp. No. _____ Engine _____ Transmission _____ A/C _____ License _____	
	ALLOWANCE ON TRADE-IN	23,000.00
	LESS PAY-OFF TO:	
	NET ALLOWANCE ON TRADE-IN	23,000.00
7	<u>CASH PAYMENT</u>	5,000.00
8	DEPOSIT	5,000.00
9	OTHER <u>REBATE</u>	
10	TOTAL DOWN PAYMENT	10,000.00
11	UNPAID BALANCE (4-10)	10,000.00
12	LIFE INS. \$ _____ A & H \$ _____	
13	AUTO INSURANCE (50%) <u>ONE</u> <u>1700.00</u>	1,700.00
14	AMOUNT FINANCED (11 + 12 + 13)	21,700.00
15	FINANCE CHARGE	3,400.00
16	TOTAL OF PAYMENTS	25,100.00
17	DEFERRED PAYMENT PRICE (10 + 16)	35,100.00

TIME BALANCE PAYABLE IN 36 MONTHLY INSTALLMENTS OF \$ 975.00  
 EACH BEGINNING 15th NOVEMBER 20 12 (ANNUAL PERCENTAGE RATE 4.99 %)

### NON-CERTIFIED PRE-OWNED VEHICLE AND NEW VEHICLE DISCLAIMER OF WARRANTIES

The only warranties, if any, applying to this vehicle are those offered by the manufacturer. The selling dealer hereby expressly disclaims all warranties except for the Piedmont Certified Vehicle Warranty, either expressed or implied, including, but not limited to, implied warranties of merchantability or fitness for a particular purpose or warranties as to value, present or future, of this vehicle. The selling dealer neither assumes or authorizes any other person to assume for it any liability in connection with the sale of this vehicle. Buyer shall not be entitled to recover from the selling dealer any consequential damages, damages to property, damages for loss of use of time, loss of profits, or income or any other incidental damage.

Purchaser's Signature \_\_\_\_\_

### MILEAGE EXCESS

The vehicle you are purchasing has in excess of 100,000 miles shown on odometer. It is therefore being sold as-is where-is basis. There is no warranty written or implied on this vehicle.

Purchaser's Signature \_\_\_\_\_

### CERTIFIED USED VEHICLE

The vehicle you are purchasing qualifies for Piedmont Automotive's certified used car warranty. You have been explained its limited coverages and have signed a separate warranty disclosure statement. No other warranties are applicable except, if any, from the manufacturer on this vehicle. The selling dealer hereby expressly disclaims all warranties except for the Piedmont Certified Used Vehicle Warranty, either expressed or implied, including, but not limited to, implied warranties of merchantability or fitness for a particular purpose or warranties as to value, present or future, of this vehicle.

Purchaser's Signature \_\_\_\_\_

In the event the Seller or its agents in their sole discretion determines that they have been furnished with any faulty, inaccurate, or false information of either verbal or written, or if any payments due from Purchaser to Seller are not made as agreed, Purchaser will return vehicle to Seller. Purchaser authorizes Seller to take whatever actions Seller deems necessary to restore possession of the vehicle to Seller, including self-help. Purchaser understands and agrees that the contract is and can be subject to additional credit conditions. In the event if financial institution chosen by the Seller does not accept Seller's assignment of Purchaser's conditional agreement within five (5) days of the date of this Order, Purchaser shall return the vehicle to Seller within 24 hours from notification.

Purchaser's Signature \_\_\_\_\_

I understand that the vehicle I have acquired is  new  used  demo. I am accepting this vehicle in its present physical condition and that nothing has been promised, either verbal or written, that is not stated on the face of the Buyer's Order and the WE OWE agreement.

Purchaser's Signature \_\_\_\_\_

I represent that the title to the vehicle I am trading in is free of liens and encumbrances other than those disclosed amounts. The disclosed amount will be paid during the course of this transaction. The title to the vehicle I am trading in is accurate, clear and has no salvage history and has never suffered any damage affecting its value that I have not disclosed (encumbrances or deficiencies). I understand that if there are encumbrances or deficiencies affecting the vehicle, the Seller may, at its option and discretion, declare the entire transaction void and may demand the return of the vehicle sold to the purchaser and return any down payments, as applicable shall be returned to the purchaser, less reasonable deductions for mileage and depreciation. I understand that the Seller may void the contract under these circumstances regardless of my lack of actual knowledge of these encumbrances or deficiencies. I also understand that the Seller may elect to enforce the contract in case an encumbrance or deficiency affects the vehicle, and that I will be responsible for all differences in payment.

CHRYSLER



2012

300

THIS VEHICLE IS MANUFACTURED TO MEET SPECIFIC UNITED STATES REQUIREMENTS. THIS VEHICLE IS NOT MANUFACTURED FOR SALE OR REGISTRATION OUTSIDE OF THE UNITED STATES.

**MANUFACTURER'S SUGGESTED RETAIL PRICE OF THIS MODEL INCLUDING DEALER PREPARATION**

**Base Price: \$27,670**

**CHRYSLER 300**

**Exterior Color:** Cashmere Pearl Coat Exterior Paint  
**Interior Color:** Black Trim and Light Frost Beige Seat Color  
**Interior:** Premium Cloth Bucket Seats  
**Engine:** 3.6-Liter V6 24-Valve VVT Engine  
**Transmission:** 8-Speed Auto Transmission with E-Shifter

**STANDARD EQUIPMENT (UNLESS REPLACED BY OPTIONAL EQUIPMENT)**

**FUNCTIONAL/SAFETY FEATURES**

- Antilock 4-Wheel Disc Brakes
- Electronic Stability Control
- All-Speed Traction Control
- Electrohydraulic Power Steering
- Advanced Multistage Front Airbags
- Supplemental Side-Curtain Front and Rear Airbags
- Supplemental Front Seat-Mounted Side Airbags
- Driver Inflatable Knee-Bolster Airbag
- Reactive Head Restraints
- Sentry Key® Theft Deterrent System
- Speed Sensitive Power Locks
- Tire Pressure Monitoring Display
- Remote Proximity Keyless Entry
- Keyless Enter-N-Go
- 19.1-Gallon Fuel Tank
- Speed Control
- Variable Intermittent Windshield Wipers
- Acoustic Windshield
- Acoustic Front Door Glass
- Rear Window Defroster

**INTERIOR FEATURES**

- Premium Cloth Bucket Seats
- 8-Way Power Driver's Seat
- Power 4-Way Driver Lumbar Adjust
- Leather-Wrapped Steering Wheel
- Steering Wheel-Mounted Audio Controls
- Tilt / Telescope Steering Column
- Power Windows w/ Front One-Touch Up & Down Feature
- Leather-Wrapped Shift Knob
- Uconnect Touch 8.4 SAT/CD/DVD/MP3/SD Card Input
- 6 Speakers
- Audio Jack Input for Mobile Devices

- Remote USB Port
- SiriusXM Satellite Radio w/ 1-Yr Radio Subscription
- For More Information, Call 1-888-539-7474
- Air Conditioning with Dual Zone Auto Temp Control
- Humidity Sensor
- Illuminated Front Cup Holders
- Rear 60 / 40 Folding Seat

**EXTERIOR FEATURES**

- Bi-Function Halogen Projector Headlamp
- Automatic Headlamps
- Dedicated LED Daytime Running Headlamps
- Bright Surround / Liquid Chrome Bars
- 17-Inch x 7.0-Inch Painted Aluminum Wheels
- P215/65R17 BSW All Season Tires
- 4-Wheel Independent Suspension Comfort
- Power Heated Exterior Mirrors w/ Manual Fold-Away
- Heated Exterior Rearview Mirrors

**OPTIONAL EQUIPMENT**

- Customer Preferred Package 27E**
- 8-Speed Auto Transmission with E-Shifter \$1,000
- Flex Fuel Vehicle

**DESTINATION CHARGE \$925**

**TOTAL PRICE: \* \$29,595**

**WARRANTY COVERAGE**

5-year or 100,000-mile Powertrain Limited Warranty.  
3-year or 36,000-mile Basic Limited Warranty.  
24-hour towing assistance; certain restrictions apply.  
Ask Dealer for a copy of the limited warranties or see your owner's manual for details.

**5 YEAR / 100,000 MILE  
POWERTRAIN WARRANTY**

Assembly Point/Port of Entry: BRAMPTON, ONTARIO, CANADA

VIN: 2C3-CCAAGXCH-261422

L4-VON: 1811

0501

SHIP TO: 62869 41  
BENSON CHRY-DODGE-JEEP  
400 W WADE HAMPTON BLVD  
GREER SC 29650-1537

SOLD TO: 66 62869  
BENSON CHRY-DODGE-JEEP  
400 W WADE HAMPTON BLVD  
GREER SC 29650-1537

THIS LABEL IS ADDED TO THIS VEHICLE TO COMPLY WITH FEDERAL LAW. THE LABEL CANNOT BE REMOVED OR ALTERED PRIOR TO DELIVERY TO THE ULTIMATE PURCHASER.

\* STATE AND/OR LOCAL TAXES IF ANY, LICENSE AND TITLE FEES AND DEALER SUPPLIED AND INSTALLED OPTIONS AND ACCESSORIES ARE NOT INCLUDED IN THIS PRICE. DISCOUNT, IF ANY, IS BASED ON PRICE OF OPTIONS IF PURCHASED SEPARATELY.



The South Carolina of Appeals

Apex Automotive

Appellate case no.2014-000976

So I got to lay this out where everone can understand it now by law and no more hearsy like has been going on here now ,

- 1.Apex automovtive Chryslre, Dodge and Jeep state everything has to be in writing .
- 2.This attorney has not proved any thing yet he said he did not have anything in writing .
- 3.I have asked the Attorney J Kirkman Moorhead to show me and the court any thing in writing where i owne apex autootive any money .
- 4, I have given him 10 days to do this in now, I have demand for him to show me and this court a copy of his state license and bond with in 10 days.
- 5.This circute Judge has lie because he never set on my case as he has stated he did and that is a lie also.
6. I have demand for judgeJ Cordell MaddoxJr to show his copy of his license and bond also ,when these people violate their oath and violate the laws of the state where they are suppose they lose all of their right then.
7. He has stated that he did not see anything that the magistrate court judge done wrong so I demand for him to show the court and me the paperwork that they attorney was suppose to file when he file this action against me because it was never file so the magistrate did not have the authority to hear this case .
8. I demand for Cordell Maddox Jr to show where he got two tape of the magistrate court hearing because when I ask for that they only had one

tape but this judge come up with two tape p month later so where did this other tape come from then .

9. Now if Cordell Maddox Jr and J Kirkman Moorhead can not come up with any prove in wriiting that i owne apex Automotive anything then I epection this court dismiss this action against me because they have not prove nothing .and they are responsible for all damage and expence that they have cause me in this matter by fileing this false suite against me and they have prove nothing here now in the last two years that this has been going on here now and they violate the laws and their **OATH OF OFFICE AND THEY ARE RESPONSABLE FOR ALL DAMAGES THAT THEY HAVE CASE ME IN THIS MATTER .AND MY DAMAGES IS RIGHT NOW \$5000.00. DOLLARS RIGHT NOW AND THEY CASUE MY WIFE TO HAVE TWO STROKE OVER THIS MATTER AND SHE IS NOT STRAIGHT OUT YET**

**10. THIS COURT HAS NOT OTHER CHOISE HERE NOW BECAUSE THIS JUDGE AND THIS ATTORNEY HAS DONE THIS FRAUD HERE NOW AND THEY HAVE NOT PROVEN ANYTHING , THEY HAVE 10 DAYYS TO GIVE ME AND THIS COURT IN WRITING THIS PROOVE OR ELSE THIS COURT HAS NOT OTHER CHOISE BUT TO DISMISS THIS ACTION BECAUSE THE FRAUD THAT THIS ATTORNEY J. KIRKMAN MOORHEAD CURCUIT COURT JUDGE J.CORDELL MADDDOZ JR HAS DONE LIE HERE NOW. THIS COURT IS SUPOSE TO BE GOING BY THE LAW OF SOUTH CAROLINA**

**HERE IS PROVE THAT I HHAVE SERVE THIS ATTORNEY j KIRKMAN MOORHEAD THEIR PAPER AT THE ANDERSON COUNTRY COURT HOUSE TO BE PUT INTO THEIR MAIL BOX THEIR AND HERE IS MY PROVE THAT I HAVE DONE THAT NOW I HAVE TO PROVE EVERTHING I DO NOW IT IS THEIR TURN TO PROVE EVERRTHING THAT THEY HAVE DONE WITH OUT THEIR LIEING THAT THEY HAVE DONE HERE NOW , i AM WAITING FOR THIS ATTORNEY AND JUDGE TO GIVE THEM A COPY OF THEIR STATE LICENSE AND BOND TO ME AND THIS COURT AND THEY HAVE 10 DAYS TO**

**DO THIS IN NOW WAITING FOR THIS COURT ANNSWER ON THIS MATTER  
BY LAW AS TJHEY ARE SUPPOSE TO BE DOING HERE NOW .**

REGARDS

EARL NASH

# MAGISTRATE'S COURT

WHEN THE APEX AUTOMOTIVE SUITE ME INTO THE MAGISTRATE COURT AND THE CASE WAS HEARD BY JUDGE WYNE AND LD EUBANKS ON AUGUST 22 2013 I ASK THE JUDGE IF SHE HAD THE PAPERWORK IN HER HANDS AND SHE TOLD ME SHE HAD THAT PAPERWORK IN HER HAND THEN SO I ASK THE JUDGE IF SHE HAD THE PAPERWORK THERE IN HER HANDS THAT STATED

1. THAT EVERYTHING MUST BE IN WRITING
2. ALSO I ASK HER IF SHE HAD THE PAPERWORK THAT STATED HEAR SAY WAS NOT ALLOW IN COURT SHE SAID SHE HAD THAT ALSO.
3. THEN I ASK THE JUDGE IF SHE HAS THE PAPERWORK THAT STATED THAT APEX RECEIVED THIS \$5000.00 DOLLARS AND AGAIN SHE SAID SHE HAD THAT ALSO.
4. SO THEN I ASK THE ATTORNEY FOR HIM TO SHOW ME ANYTHING THAT I SIGN SAYING THAT I OWN APEX AUTOMOTIVE THIS MONEY HIS ANSWER WAS I HAVE NOTHING.
5. THIS JUDGE WAS TOLD BY THE ATTORNEY J. KIRKMAN MOORHEAD AT THIS TIME HE DID NOT HAVE ANYTHING IN WRITING BUT THIS JUDGE REFUSED TO DISMISS THIS CASE RIGHT THEN WHY?
6. NOW THIS JUDGE HAD HEARD FROM THE ATTORNEY THAT HE HAD NOTHING AND SHE REFUSED TO DISMISS THIS RIGHT THEN THERE IS SOMETHING WRONG WITH THIS JUDGE.
7. WHEN I APPEAL THE ORDER AND A TRIAL WAS CALLED AT THIS TIME AGAIN SHE VIOLATED THE OATH OF OFFICE AGAIN BY LETTING THE JUDGE AND THE ATTORNEY AND HIS WITNESS AND THE JURY AND HER THE JUDGE TO BE INTO THE ROOM FOR A HALF HOUR BEFORE THE COURT WAS TO TAKE PLACE THEN THE ATTORNEY CAME OUT OF THIS COURT ROOM AND HE SEEN ME STILL WHEN I COULD SEE THE COURT ROOM THEN HE THE ATTORNEY WENT RIGHT BACK INTO THE COURT ROOM AND THEN HE CAME OUT AGAIN AND TOLD ME TO COME IN THEN AFTER THEY HAD BEEN INTO THE COURT ROOM FOR ALL OF THIS TIME WITH ME BEING INTO THE COURT ROOM LIKE THEY WAS.

SO I APPEAL THIS UP TO THE NEXT COURT AND THAT PAPERWORK WITH THE JUDGE NAME ON IT THAT HEARD THE CASE WAS HEARD BY HONORABLE R. LAWTON MCINTOSH BUT THEN ALL AT ONCE THE PAPERWORK HAD BEEN CHANGED TO THIS OTHER JUDGE NAME OF CORDELL MADDOX JR AND IN THAT ORDER THERE WAS NOTHING MENTIONED ABOUT THE COURT HEARING THAT WAS HEARD BY R. LAWTON MCINTOSH NOTHING WAS SAID ABOUT THAT HEARING BUT ON THE 3 OF JANUARY I RECEIVED A LETTER STATING THAT MY CASE WAS UNDER ADVISEMENT AT THAT TIME. SO WHEN I APPEAL THIS CASE TO THE APPEALS COURT TO THE SOUTH CAROLINA APPEALS COURT THEN THE COVER UP STARTED ALL OVER AGAIN LIKE I HAD STATED IN THE PAPERWORK HERE NOW

QUESTION WHY WAS I NOT RECEIVER THE ANSWER TO TH APPEALS FROM THE ATTORNEYJ. KIRKMAN MOORHEAD AND THIS SO CALL JUDGGE J. CORDELL MADDOX JR NEVER ANSWER ME WHEN I FILE THIS ACTION AGAINSY THEM SO THEY HAVE ADDMITTE THAT THEY ARE WRONG BY THEM NOT ANSWER ME AND THE SOUTH CAROLINA REFUSED TO GIVE ME ANY INFORMATION ABOUT THIS MATTER WHICH IS UNLAWFULL FOR THE COURT TO DO THIS SO HOW CAN I FILE ANY THING AGAIN THEIR ANSWER WHEN THEY NEVER ANSWER MY FILEING

NOW WITH ALL OF THESE VIOLATION THAT THESE PEOPLE IN THE MAGISTRATEE COUTH AND THE SOUTH CAROLINA COURT HAS DONE IN THEIR VIOLATION IN THE FUDICIARY DUTYAND THEIR OATH I DEMAND FOR THEIR LICENSE AND THEIR BOND BE SENT TO ME AND THEIR LICENSE BE TAKEN BECAUSE THEY ARE NOT WORTH OF DOING THEIR DUTY AND THEIR OATH OF OFFICE THAT THEY ARE HOLDING HERE NO AND I AM NOT GOING TO LET THIS KEEP GOING ON LIKE THEY ARE DOING TO PEOPLE LIKE THIS HERE NOW WAITING FOR YOUR REPLY MY EMAIL ADDRESS IS ENASH77@CHARTER ,NET ANSMYADDRESS IS EARL NASH209 CAMSON RD ANDERSON SOUTH CAROLINA 29625

REGARDS

EARL NASH w EILL KEEP ON ADD NAME TOTHIS HERE NOW I HAVE TO SEND YOU A COPY OF SOME OF THE COURT ORDER BECAUSE I COULS NOT TELL WHAT THEIER NAE WAS SO I AM SENDING YOU COPT OF THEIR ORDER FOR THAT EREASON AND THAT PERSON BYTHE NAE OF TAYOR WAS THE ONE THAT TOLD ME HE WAS NOT GOINGTIO GIVE ME KNOW INFORMATION ABOUT THE JUDGE AND THAT ATTORNEYTHAT I HAS FIKE THIS ACTON AGAINST HERE THAT Hs never answer me yet and now it is tolate to answer me now. waiting for your reply

FROM EARL NASH

*Earl Nash*

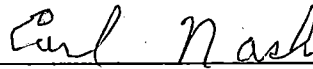
## South Carolina Court of Appeals

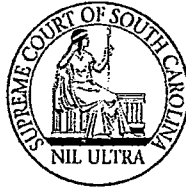
Stated below is the breach of Judiciary committed by the South Carolina Court of Appeals:

- 1.The state deficiary must be correct within 10 days and this was not done by the court.
- 2.The court dismissed my case and said I did not pay the 100.00 filing fee.
3. The court kept telling me that I have to look up their rule for them.
- 4.The Judge and Attorney never answered when this case was filed.
5. When I call the court and ask them if the Judge and Attorney have answered my claim that I filed, all they told me was Joseph P.Turner is his name. And they refuse to send me anything and this is breach of trust. How can I answer the answer they have when they havent given itn to me.

Thank You

Earl Nash

A handwritten signature in cursive script that reads "Earl Nash". The signature is written in black ink and is positioned above a horizontal line.



# The Supreme Court of South Carolina

## OFFICE OF DISCIPLINARY COUNSEL

Lesley M. Coggiola  
Disciplinary Counsel

Joseph P. Turner Jr.  
Assistant Disciplinary Counsel

Post Office Box 12159  
Columbia, South Carolina 29211

Telephone: (803) 734-2038  
Fax: (803) 734-1964

June 24, 2014

### PERSONAL AND CONFIDENTIAL

Earl J. Nash  
209 Camson Road  
Anderson, SC 29625

Re: Judge: Circuit Court Judge J. Cordell Maddox, Jr.  
Matter Number: 14-DE-J-0137

Dear Mr. Nash:

We have received and reviewed your complaint about Circuit Court Judge J. Cordell Maddox, Jr. The authority of this office and the jurisdiction of the Commission on Judicial Conduct concerning complaints against judges are limited to issues of whether a judge has committed misconduct or is incapacitated within the guidelines of the Rules for Judicial Disciplinary Enforcement, Rule 502, SCACR, adopted by the Supreme Court of South Carolina.

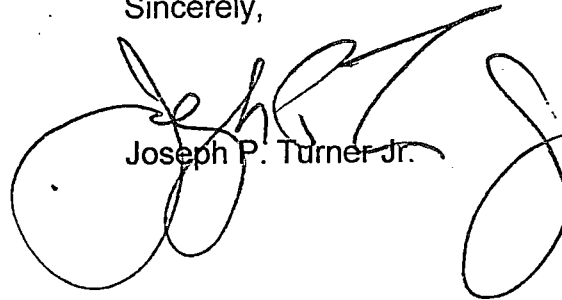
These rules do not apply to questions about whether or not the outcome of a case handled by a judge was fair. We do not have authority to intervene in any matter presently pending before a court or to change the outcome of the decision of a court. These are legal matters which must be addressed by you to the court or raised by you on appeal using the appropriate appellate procedures.

In addition, we do not seek to get a judge to do something a person wants done. We cannot give advice about your case or the legal system in general. This is not a place for an individual to seek relief, but a place where institutional values are promoted for the good of everyone who has dealings with our legal system.

Earl J. Nash  
June 24, 2014  
Page Two

The information in your complaint involves matters that would not constitute misconduct or incapacity under these rules even if true and, as such, are outside the jurisdiction of this office and the Commission on Judicial Conduct. For this reason, your complaint is dismissed pursuant to the provisions of Rule 19(a) of the Rules for Judicial Disciplinary Enforcement.

Sincerely,



Joseph P. Turner Jr.

JPT/clg

THIS PAPER WORK WAS NEVER AS REQUIRED WHY?

A business, corporation or partnership may designate an employee or principal of the business, corporation or partnership to represent it in Magistrate's Court.

This designation must be in writing AND must be submitted to the Magistrate's Court at the time the initial pleading in the case is filed by the designated party.

The Court shall require a written authorization from the entity's president, chairperson, general partner, owner, or chief executive officer, or in the case of a person possessing a Limited Certificate, a copy of that certificate, before permitting the representation.

S.C. Code Ann. § 33-1-103

Rule 21, SCRMC

Rule 405, SCACR

THIS WAS NEVER FILE  
IN THE MAGISTRATE  
COURT WHEN THE  
CASE WAS FILE

Please make 2 copies of the  
Non-Lawyer form. 1 - Summary et.  
1 - Your office

Send back ASAP!

Thank You,  
Donna  
2604846



## The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

POST OFFICE BOX 11629  
COLUMBIA, SOUTH CAROLINA 29211  
1015 SUMTER STREET  
COLUMBIA, SOUTH CAROLINA 29201  
TELEPHONE: (803) 734-1890  
FAX: (803) 734-1839  
[www.sccourts.org](http://www.sccourts.org)

May 13, 2014

Earl Jamison Nash  
209 Camson Road  
Anderson SC 29625

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

Dear Mr. Nash:

Upon reviewing your correspondence titled "Breach of Judiciary Duty," the following deficiency or deficiencies have been noted under the South Carolina Appellate Court Rules (SCACR), and any deficiency must be corrected within ten (10) days of the date of this letter:

- An amended notice of appeal must be served and filed. Please review Rule 203, and Form 1 in Appendix C to part II of the SCACR, for the correct format.
- The required filing fee has not been submitted. The correct filing fee is \$100.
- A proof of service has not been provided. You must serve and file a proof of service substantially in the format shown by Form 7 in Appendix C to part II of the SCACR.
- A signed and dated order from the circuit court which is being challenged on appeal must be provided to this Court.

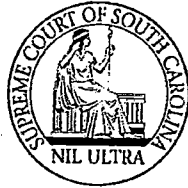
Failure to comply with the above stated requests may result in the dismissal of your appeal.

Very truly yours,

*V. Claire Allen, Deputy*

CLERK

cc: John Kirkman Moorhead, Esquire



# The Supreme Court of South Carolina

## OFFICE OF DISCIPLINARY COUNSEL

Lesley M. Coggiola  
Disciplinary Counsel

Kelly B. Arnold  
Assistant Disciplinary Counsel

Post Office Box 12159  
Columbia, South Carolina 29211

Telephone: (803) 734-2038  
Fax: (803) 734-1964

July 18, 2014

### PERSONAL AND CONFIDENTIAL

Earl J. Nash  
209 Camson Road  
Anderson, SC 29625

RE: Lawyer: John Kirkman Moorhead, Esquire  
Case Number: 14-DE-L-0755

Dear Mr. Nash:

We have received and reviewed your complaint against John Kirkman Moorhead, Esquire. The authority of this office and the jurisdiction of the Commission on Lawyer Conduct concerning complaints against lawyers are limited to issues of whether a lawyer has committed misconduct or is incapacitated within the guidelines of the Rules for Lawyer Disciplinary Enforcement, Rule 413, SCACR, adopted by the Supreme Court of South Carolina.

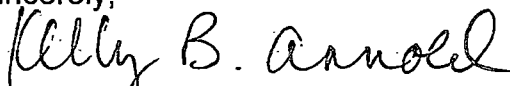
These rules do not apply to matters related to whether or not the outcome of a case handled by a lawyer was fair. We do not have authority to intervene in any matter presently pending before a court or to change the outcome of the decision of a court. These are legal matters that must be addressed by you to the court or raised by you on appeal using appropriate appellate procedures.

In addition, this office does not seek to get a lawyer to do something a person wants done. We cannot give advice about your case or the legal system in general. This is not a place for an individual to seek relief, but a place where institutional values are promoted for the good of everyone who has dealings with our legal system.

Earl J. Nash  
July 17, 2014  
Page Two

We find that the allegations you have raised involve legal matters that would not constitute misconduct or incapacity under these rules and, as such, are not within the jurisdiction of this office. For this reason, your complaint is dismissed pursuant to the provisions of Rule 413-19(a), SCACR.

Sincerely,

  
Kelly B. Arnold

KBA/clg



# The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

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FAX: (803) 734-1839  
[www.sccourts.org](http://www.sccourts.org)

July 30, 2014

Earl Jamison Nash  
209 Camson Road  
Anderson SC 29625

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

Dear Mr. Nash:

Enclosed please find a copy of the Court's order of dismissal dated July 17, 2014. If you wish this appeal to proceed, you must serve and file a motion to reinstate, the amended notice of appeal as requested by letter dated May 13, 2014, proof of service for the amended notice of appeal, proof of service for the motion, and a \$25 filing fee. These items must be received in this office no later than August 10, 2014.

Very truly yours,

*V. Claire Allen, Deputy*

CLERK

cc: John Kirkman Moorhead, Esquire



# The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

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Very truly yours,

*V. Claire Allen, Deputy*

CLERK

cc: John Kirkman Moorhead, Esquire



# The South Carolina Court of Appeals

JENNY ABBOTT KITCHINGS  
CLERK

V. CLAIRE ALLEN  
DEPUTY CLERK

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February 10, 2015

Earl Jamison Nash  
209 Camson Road  
Anderson SC 29625

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

Dear Mr. Nash:

Enclosed is the decision of the Court. The remittitur will be sent as provided by Rule 221(b) of the South Carolina Appellate Court Rules.

Very truly yours,

*V. Claire Allen, Deputy*

CLERK

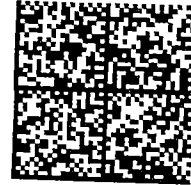
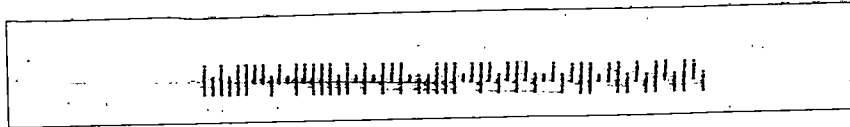
cc: John Kirkman Moss

Columbia, South Carolina

cc:  
Earl Jamison Nash

In God We Trust

Mr Earl Nash  
209 Camson Rd  
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