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STATE OF SOUTH CAROLINA  
UNIFORM TRAFFIC TICKET

CITY OR COUNTY OF Kershaw VERSUS  
FIRST NAME Jaffery MIDDLE NAME Boyd LAST NAME Cooper  
STREET AND NO. CITY STATE

STATE LICENSED SC DRIVER'S LICENSE NO. 9 DRIL. LIC. CLASS P  
VEH. LIC. NO. STATE MAKE OF VEH. YEAR COMB. VEH. AUTO TRUCK COMB. HAZ. WT. MOPED MTRCYCL. OTHER

YOU ARE SUMMONED TO APPEAR BEFORE THE TRIAL OFFICER

NAME OF TRIAL OFFICER R. Todd STREET AND NO. PO Box 1528 / 1121 Academy

DATE OF TRIAL 10/19/2011 TIME OF TRIAL 0930 CITY Candora STATE SC ZIP CODE 29020

VIOLATION - COURT APPEARANCE REQUIRED YES NO VIOLATION SECTION NO. Breach of Peace C/P

OWNER OF VEHICLE DATE OF ARREST 10/16/2011

ADDRESS OF OWNER DATE OF VIOLATION 10/16/2011

BAIL DEPOSITED 0 NAME OF ARRESTING OFFICER J. Corbett RANK Det

PRESENT THIS SUMMONS TO THE TRIAL OFFICER SHOWN ABOVE

Be sure you understand from the arresting officer the exact time and before whom you are to appear. IF THIS TICKET IS WRITTEN FOR A TRAFFIC VIOLATION AND YOU FORFEIT BAIL, PLEAD GUILTY OR NOLO CONTENDERE OR ARE CONVICTED AFTER A TRIAL, THIS VIOLATION WILL BE PLACED AGAINST YOUR DRIVING RECORD, OR FORWARDED TO YOUR HOME STATE. FAILURE TO COMPLY WITH THE TERMS OF THIS SUMMONS MAY RESULT IN THE SUSPENSION OF YOUR DRIVERS LICENSE BY YOUR HOME STATE. YOU ARE REQUIRED BY LAW TO APPEAR IN COURT FOR CERTAIN OFFENSES.

COUNTY		NUMBER							
<u>Kershaw</u>		<u>28</u>							
BADGE		DISTRICT							
<u>28</u>									
D	S	M	T	W	F	S			
A	1	2	3	4	5	6	7		
TIME OF VIOLATION				WEATHER					
<u>225</u>				<u>clear</u>					
DISTANCE IN FEET FROM INTERSECTION OF									
<u>52 Sionson St</u>									
AND									
MILES		N		E		S		W	
		1		2		3		4	
HWY. NO.		CITY							
		<u>Candora</u>							
OFFENSE CODE		I.A. LEVEL							

SEE IMPORTANT INFORMATION ON THE REVERSE SIDE OF THIS TICKET. 41928 AI

VIOLATOR'S COPY A262 2011-5005

JURY TRIAL REQUEST FORM

DATE OF VIOLATION: 10/6/11

OFFICER: Corbett

I, Jeff B Cooper DO HEREBY REQUEST A JURY TRIAL  
ON THE CHARGES LISTED BELOW:

TICKET/WARRANT#: 41928  
VIOLATION Breach of Peace

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

(PLEASE PRINT)

NAME: Jeff B Cooper

ADDRESS: \_\_\_\_\_  
\_\_\_\_\_

PHONE#: 803 432 9369 HOME — WORK: \_\_\_\_\_

Jeff B Cooper  
SIGNATURE \_\_\_\_\_

DATE OF REQUEST: 10/19/11

STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW  
STATE OF SOUTH CAROLINA,

v.

Jeffrey Boyd Cooper,

Defendant.

IN THE SUMMARY COURT  
FOR KERSHAW COUNTY

41928-AI


NOTICE OF APPEARANCE

YOU WILL PLEASE TAKE NOTICE that Defendant is represented by Deborah J.

Butcher of the South Carolina Bar.

Respectfully submitted,

THE CAMDEN LAW FIRM, PA



Deborah J. Butcher, #74029  
Attorney for Defendant  
509 Walnut Street  
Camden, South Carolina 29020  
Post Office Box 610  
Camden, South Carolina 29021  
Telephone: 803.432.7599  
Facsimile: 803.432.7466

Camden, South Carolina  
December 30, 2013

SUMMARY COURT  
KERSHAW COUNTY  
2014 JAN 13 PM 12:00

**STATE OF SOUTH CAROLINA**

**COUNTY/CITY OF KERSHAW**

**Deborah Butcher  
509 Walnut Street  
Camden, SC 29020**

**SUMMARY COURT SUMMONS**

You are hereby summoned to be and appear in the **Kershaw County Magistrate, 1121 Broad Street, on March 5, 2014 at 3:30 PM**, to serve as a defendant/defense counsel/witness in the Jury Trial of **State vs. Jeffery Boyd Cooper**, Case Number: **41928AI**, Charge: **Breach / Breach of peace, nonaggravated in nature.**

Failure to appear by the defendant, without leave of the Court, may subject the defendant to trial in absentia.



**JUDGE**

**Kershaw County/City  
Kershaw County Magistrate  
1121 Broad Street  
Camden, SC 29020  
Phone: (803) 425-7226 Fax: (803) 425-6044**

January 31, 2014

**STATE OF SOUTH CAROLINA**  
**COUNTY/CITY OF KERSHAW**

**Jeffery Cooper**  
**1127 Brookgreen Ct**  
**Camden, SC 29020-3715**

**SUMMARY COURT SUMMONS**

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Failure to appear by the defendant, without leave of the Court, may subject the defendant to trial in absentia.

---

**JUDGE**

**Kershaw County/City**  
**Kershaw County Magistrate**  
**1121 Broad Street**  
**Camden, SC 29020**  
**Phone: (803) 425-7226 Fax: (803) 425-6044**

January 31, 2014

**STATE OF SOUTH CAROLINA**

**COUNTY/CITY OF KERSHAW**

Jack Corbett  
821 Ridgeway Rd.  
Lugoff, SC 29078

**SUMMARY COURT SUMMONS**

You are hereby summoned to be and appear in the **Kershaw County Magistrate, 1121 Broad Street, on March 5, 2014 at 3:30 PM**, to serve as a defendant/defense counsel/witness in the Jury Trial of **State vs. Jeffery Boyd Cooper**, Case Number: **41928AI**, Charge: **Breach / Breach of peace, nonaggravated in nature.**

Failure to appear by the defendant, without leave of the Court, may subject the defendant to trial in absentia.



**JUDGE**

Kershaw County/City  
Kershaw County Magistrate  
1121 Broad Street  
Camden, SC 29020  
Phone: (803) 425-7226 Fax: (803) 425-6044

January 31, 2014



STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

STATE OF SOUTH CAROLINA,

v.

Jeffrey Boyd Cooper,

Defendant.

IN THE SUMMARY COURT

FOR KERSHAW COUNTY

41928-AI

**MOTION TO VACATE JUDGMENT  
AND RETRIAL**

This case appears to be noticed for trial on January 28, 2014 for February 21, 2014. On March 7, 2014, Defendant was tried in absence and no attorney appeared on behalf of Defendant.

After searching the law firm for correspondence from the Court giving notice of this hearing, Counsel for Defendant cannot find any record of receiving any notice. When Robert Butcher first learned that this matter was tried in absence, he assumed that notice was provided to the law firm and informed the Court that the law firm was accountable for failing to calendar the trial date.

Upon further investigation by Counsel for Defendant, Deborah Butcher, and her staff, there is no record of receiving notice of the hearing.

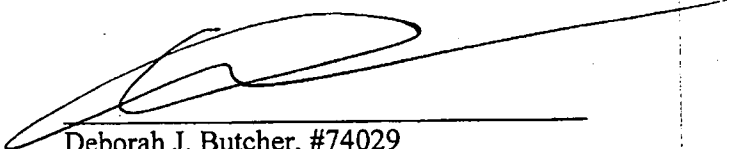
The Camden Law Firm has created certain safeguards to prevent the loss of misfiling of documents. First, all mail and correspondence is scanned to the computer server and placed in the client's file. Important dates are immediately calendared. Then the hardcopy of each document is placed in the in-box of each attorney. See attached Exhibits.

Defendant asserts that he has shown good cause for the trial court to vacate judgment and order a new trial. It would be in the interests of justice to do so.

Respectfully submitted,

THE CAMDEN LAW FIRM, PA

SUMMARY COURT  
KERSHAW COUNTY  
2014 MAR 17 PM 4:29



Deborah J. Butcher, #74029  
Robert J. Butcher, #74722  
Attorneys for Defendant  
509 Walnut Street  
Camden, South Carolina 29020  
Post Office Box 610  
Camden, South Carolina 29021  
Telephone: 803.432.7599  
Facsimile: 803.432.7466

Camden, South Carolina  
March 17, 2014

SUMMARY COURT  
KERSHAW COUNTY  
2014 MAR 17 PM 4:29

STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

State of South Carolina,

Plaintiff,

v.

Jeffery Cooper,

Defendant.

IN THE SUMMARY COURT OF THE  
FIFTH JUDICIAL CIRCUIT

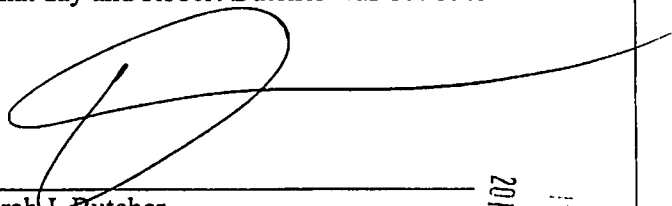
Case No.: 41928-AI

**AFFIDAVIT OF  
DEBORAH J. BUTCHER**

PERSONALLY APPEARED before me Deborah J. Butcher who, being duly sworn,  
deposes and says the following:

I am the attorney of record for Jeffery Cooper. My office did not receive notice of a trial date of March 7, 2014 for this defendant. Our office policy is when any document or notice comes into our office it placed on my paralegal, Michelle Ludy's, desk. My paralegal opens the mail, faxed document, or hand delivered document, and immediately scans the document to the file. It is then calendared. The document is then placed in my in-box on my desk along with the physical file. Once I have reviewed the document it is filed in the client's physical file. I have searched our scanned documents as well as the client's file in this matter. I have found no notice. Additionally, no one in my offices has any knowledge that a trial was scheduled for March 7, 2014. I personally was in court in another county that day and Robert Butcher was out of town for a conference in a Federal case.

Further, Affiant sayeth not.

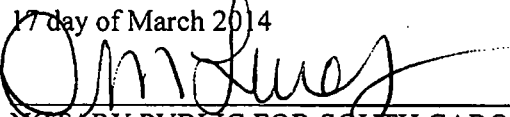


Deborah J. Butcher

SWORN TO and subscribed before me this  
17 day of March 2014

NOTARY PUBLIC FOR SOUTH CAROLINA

My commission expires 11/22/2019



SUMMARY COURT  
KERSHAW COUNTY  
2014 MAR 17 PM 4:29

STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

State of South Carolina,

Plaintiff,

v.

Jeffery Cooper,

Defendant.

IN THE SUMMARY COURT OF THE  
FIFTH JUDICIAL CIRCUIT

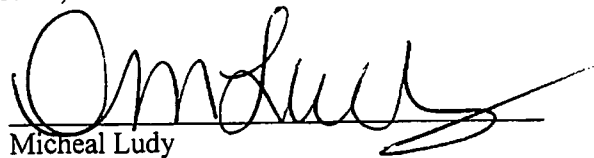
Case No.: 41928-AI

**AFFIDAVIT OF  
MICHEAL LUDY**

PERSONALLY APPEARED before me Micheal Ludy who, being duly sworn, deposes and says the following:

I am the paralegal for the Camden Law Firm, PA. To my knowledge my office did not receive notice of a trial date of March 7, 2014 for this defendant. Our office has policies in place to insure that no documents are lost or important dates missed. Our policy is that when any document or notice comes into our office it is given straight to me. I then scan the document into the client's file on our computer, calendar the event, and then pull the client's physical file and place it on the desk of the attorney handling the case. I am the one that opens the mail, faxed document, or hand delivered document. I have searched our scanned documents as well as the client's file in this matter. I have found no notice. Additionally, no one in my offices has any knowledge that a trial was scheduled for March 7, 2014.

Further, Affiant sayeth not.

  
Micheal Ludy

SWORN TO and subscribed before me this  
17 day of March 2014

  
NOTARY PUBLIC FOR SOUTH CAROLINA  
My commission expires 4-27-16

SUMMARY COURT  
KERSHAW COUNTY  
2014 MAR 17 PM 4: 29

**STATE OF SOUTH CAROLINA**  
**COUNTY OF KERSHAW**

Jack Corbett  
821 Ridgeway Rd.  
Lugoff, SC 29078

**SUMMARY COURT SUMMONS**

STATE VS.	Jeffery Boyd Cooper
CASE #(S)	<b>41928AI</b>
OFFICER	Corbett, Jack
AGENCY	Kershaw County Sheriff
CHARGE	Breach / Breach of peace, nonaggravated in nature

Please be advised that a Motion has been filed on the above referenced case and that Motion Hearing is now scheduled to be heard on **May 7, 2014 at 10:00 AM.**

You are hereby summoned to appear in the Kershaw County/City Kershaw County Magistrate, 1121 Broad Street, on that date.

**HEREIN FAIL NOT, ON PAIN OF FORFEITING THE LAWFUL PENALTY IN SUCH CASES MADE AND PROVIDED.**

\_\_\_\_\_  
JUDGE

**Kershaw County  
Kershaw County Magistrate  
1121 Broad Street  
Camden, SC 29020  
Phone: (803) 425-7226 Fax: (803) 425-6044**

**April 7, 2014**

**STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW**

Deborah J Butcher  
509 Walnut Street  
Camden, SC 29021

**SUMMARY COURT SUMMONS**

STATE VS.	Jeffery Boyd Cooper
CASE #(S)	<b>41928AI</b>
OFFICER	Corbett, Jack
AGENCY	Kershaw County Sheriff
CHARGE	Breach / Breach of peace, nonaggravated in nature

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**HEREIN FAIL NOT, ON PAIN OF FORFEITING THE LAWFUL PENALTY IN SUCH CASES MADE AND PROVIDED.**

\_\_\_\_\_  
JUDGE

**Kershaw County  
Kershaw County Magistrate  
1121 Broad Street  
Camden, SC 29020  
Phone: (803) 425-7226 Fax: (803) 425-6044**

**April 7, 2014**

**STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW**

Jeffery Boyd Cooper  
1127 Brookgreen Ct  
Camden, SC 29020-3715

**SUMMARY COURT SUMMONS**

STATE VS.	Jeffery Boyd Cooper
CASE #(S)	<b>41928AI</b>
OFFICER	Corbett, Jack
AGENCY	Kershaw County Sheriff
CHARGE	Breach / Breach of peace, nonaggravated in nature

Please be advised that a Motion has been filed on the above referenced case and that Motion Hearing is now scheduled to be heard on **May 7, 2014 at 10:00 AM.**

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**HEREIN FAIL NOT, ON PAIN OF FORFEITING THE LAWFUL PENALTY IN SUCH CASES MADE AND PROVIDED.**

\_\_\_\_\_  
JUDGE

**Kershaw County  
Kershaw County Magistrate  
1121 Broad Street  
Camden, SC 29020  
Phone: (803) 425-7226 Fax: (803) 425-6044**

**April 7, 2014**

STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF KERSHAW ) CASE NO. 41928AI

STATE OF SOUTH CAROLINA, )  
 )  
VS. ) MOTION HEARING  
 )  
JEFFREY COOPER, )  
 )  
DEFENDANT. )  
\_\_\_\_\_ )

The within MOTION HEARING was held at Kershaw County Summary Court, 1121 Broad Street, Camden, South Carolina.

---

LAKELANDS REPORTING

*Post Office Box 555  
Laurens, South Carolina 29360  
(864) 575-9942  
[lakelandsreporting@gmail.com](mailto:lakelandsreporting@gmail.com)*

---

(COOPER MOTION HEARING)

A P P E A R A N C E S

Honorable James Davis  
Kershaw County Summary Court  
1121 Broad Street  
Camden, South Carolina 29020

REPRESENTING THE STATE:

OFFICER JACK CORBETT

REPRESENTING THE DEFENDANT:

ROBERT J. BUTCHER, ESQUIRE  
Post Office Box 486  
(221 Glenwood Drive)  
Manning, South Carolina 29102-486

(COOPER MOTION HEARING)

I N D E X

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CERTIFICATE OF REPORTER	8

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E X H I B I T S

(All exhibits, if entered, were marked by the Court.)

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REPORTER NOTES

Dashes [--] indicates interruption; incomplete phrases; unfinished sentences.

[sic] written as said.

(This transcript may contain quoted material. Such material is reproduced as read or quoted by the speaker.)

P R O C E E D I N G S

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THE COURT: Okay. Madam Clerk, where is that with the Motion to reopen? Okay, Madam Clerk. We're here today for the State vs. Mr. Jeffrey Boyd Copper, on a Motion to Vacate Judgement. And Mr. Cooper is not present, but he's -- his -- he's represented by his attorney, Mr. Butcher, who's here, who's here to give -- make a Motion to Vacate, to reopen this case. So, at this time we're going to hear from Mr. Butcher.

MR. BUTCHER: Your Honor, attached to the Motion is an affidavit from my partner, Deborah Butcher, and my paralegal. They've looked throughout the office, and we have a very centralized why of take -- taking up mail, scanning mail, putting it on the server and calendar and things. We did not get the copy of the Notice. That same month, I did not get a copy of a final Order from a judge, and I did not get a copy of something else that was important. We're in the process and we've changed with the Supreme Court our address. We think that our next-door neighbor is 509A, and they may not -- we don't think they're giving us our mail back,

1 if it gets mis-delivered. And we talked to the  
2 postman, so we're going to just -- we're going to  
3 just try and solely use our post office box, but  
4 we have no notice of this case. And due to the  
5 lack of notice and, you know, the affidavits that  
6 are included by my staff members, I would ask  
7 that this Court vacate the judgement and order a  
8 new trial.

9 THE COURT: And I'm sorry. Also put on  
10 record that the arresting officer, who is Jake  
11 Corbett, is also present with us. Anything you  
12 want to say?

13 MR. CORBETT: Did your client get -- did  
14 your client get a copy of all this paperwork that  
15 you supposedly didn't?

16 MR. BUTCHER: I'm not sure, but it doesn't  
17 matter. The attorney needs to be served with a  
18 copy. You know, I can't -- I mean, but that's  
19 not relevant. It's whether the attorney got it.

20 MR. CORBETT: When did the (indiscernible)

21 THE COURT: Well, according to the records  
22 and to the records here, I don't know whether you  
23 have a copy of this, Mr. Butcher, but here is  
24 when it was sent out on April the 7th. This is  
25 when it was sent -- May 7th. Oh, that's when it

1 was scheduled. But it was sent out?

2 MADAM CLERK: Yeah. This is for the Motion  
3 Hearing.

4 THE COURT: That's the Motion. When was it  
5 sent to the (indiscernible) and Butcher?

6 MADAM CLERK: January the 31st, 2014.

7 THE COURT: January the 31st.

8 MADAM CLERK: Scheduled for May the 7th.

9 MR. BUTCHER: Your Honor, that's where I --  
10 I don't doubt that you sent it, and you've got --  
11 your clerk is very competent and faithful. And  
12 the assumption in law is that mail gets to where  
13 it's supposed to go, but sometimes it doesn't;  
14 and that's why you're allowed to do motions to  
15 reconsider and motions to reopen.

16 THE COURT: I understand.

17 MR. BUTCHER: Those are -- because things do  
18 happen where people don't get notice; and when  
19 they do, the courts generally give it because  
20 it's in interest of justice and fairness.

21 THE COURT: So, what do you think -- you're  
22 not blaming nobody for not -- you're saying that  
23 we didn't -- the Court didn't do it; you're just  
24 saying that your firm never received it?

25 MR. BUTCHER: Yes, Your Honor. And if -- if

1 that happened, and it looks and it appears that  
2 our next-door neighbor, who doesn't like us,  
3 hasn't passed on the mail, then I've got a  
4 problem because I'm not receiving notice. And,  
5 you know, the courts aren't supposed to punish  
6 you if you don't know about something. I would  
7 have been here, just like I'm here now, you know,  
8 if I had received notice. I mean, you know, it's  
9 not a got-you thing. And if you don't get it, if  
10 it doesn't show up in your office, you don't have  
11 notice; then in the interest of justice, the  
12 Court is supposed to give a new trial and reopen  
13 the case.

14 THE COURT: Anything else, sir?

15 MR. CORBETT: That's all.

16 THE COURT: Yeah, let me (indiscernible) the  
17 Motion. Okay. After consideration and after  
18 hearing the Motion from Mr. Butcher, this is  
19 going to be my ruling: Mr. Butcher, I think the  
20 Court has met their obligation of sending this  
21 information to your law firm, so I'm going to  
22 respectfully deny your Motion, sir. No  
23 objection, and have a good day.

24 (End of proceedings)

25

## Certificate of Reporter.

I, ANDREA SHORB, Court Reporter and Notary Public in and for the State of South Carolina, do hereby certify that a Motion Hearing was held; that I was not present at the hearing; that the foregoing pages constitute a transcription of said hearing as accurate as possible from the audio provided by counsel.

I further certify that I am neither attorney nor counsel for, nor related to or employed by any of the parties connected with this action, nor am I financially interested in said cause.

I further certify that the original of said transcript was thereafter sealed and mailed/ delivered to Robert J. Butcher, 221 Glenwood Drive, Manning, South Carolina, who will retain this sealed original transcript and shall be responsible for filing same with the court prior to trial or any hearing which might result in a final order on any issue.

In witness whereof, I have set my hand and seal on April 12, 2016.

*Andrea Shorb*

---

Andrea Shorb, Court Reporter  
My commission expires January 12, 2020

STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

State,

Respondent,

v.

Jeffrey Boyd Cooper,

Appellants.

IN THE COURT OF COMMON PLEAS

FOR THE FIFTH JUDICIAL CIRCUIT

Case No.:

14-CP-28-416

NOTICE OF APPEAL

JOSEPH DONALD  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

2014 MAY 15 AM 10:36

FILED FOR RECORD

Appellant, Defendant Jeffrey Boyd Cooper in the matter below, amend their notice of appeal and allege that the judgment be reversed for the following reasons:

**FACTS**

Plaintiff was arrested on October 6, 2011 for breach of peace. He was visiting a friend and on his friend's property, which was substantially set back from the public road. Words were exchanged between Defendant and the arresting officer, Deputy Jack Corbett, and Defendant was arrested for breach of peace because the officer did not like what Defendant said to him, and for no other cause.

Notice was sent out by the trial court, yet Defendant's counsel never received notice. Defendant was tried in his absence and convicted. Counsel for Defendant filed a motion to reopen the case and submitted affidavits that showed that his office did not receive notice of the hearing. The trial court denied his motion.

**GROUND**

- 1. The magistrate court convicted Defendant of the Crime of Breach of Peace even though the state failed to prove the elements of the crime.**

The state failed to prove that Defendant was violating public order or disturbing public tranquility by any act or conduct inciting to violence. See State v. Edwards, 239 S.C. 339, 123

ATTEST True, Correct & Certified  
Copy of Original or File in this  
Court

*Orlye N. Marshall*  
Clerk of Court Kershaw County

S.E.2d 247 (1961) (In general terms, a breach of the peace is a violation of public order, a disturbance of the public tranquility, by any act or conduct inciting to violence, it includes any violation of any law enacted to preserve peace and good order. It may consist of an act of violence or an act likely to produce violence. It is not necessary that the peace be actually broken to lay the foundation for a prosecution for this offense. If what is done is unjustifiable and unlawful, tending with sufficient directness to break the peace, no more is required. Nor is actual personal violence an essential element in the offense.)

**2. The magistrate court has disregarded Defendant's right to be present at Court when Counsel for Defendant was not provided notice of the hearing, due to no fault of Counsel for Defendant or the trial court.**

It is in the interest of justice that Defendant be given a new trial when his attorney is not given notice of the hearing. Counsel for Defendant has provided the Court with un-contradicted evidence that she did not receive notice of the hearing and it was not her fault that she did not receive notice of the hearing.

**CONCLUSION**

Appellants ask the Court to enter an Order reversing the magistrate court's judgment and granting Defendant a new trial.

Respectfully Submitted,

THE CAMDEN LAW FIRM, PA

Deborah J. Butcher, #74029

Attorney for Defendant

509 Walnut Street

Camden, South Carolina 29020

Post Office Box 610

Camden, South Carolina 29021

SEARCHED  
SERIALIZED  
INDEXED  
FILED  
JUN 15 2016  
FBI - CAMDEN

Camden, South Carolina  
May 14, 2014

Telephone: 803.432.7599  
Facsimile: 803.432.7466

RECEIVED  
SHERIFF'S OFFICE  
MAY 15 2014

STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF KERSHAW )

IN THE MAGISTRATE'S COURT

Case No.: 14-CP-28-416

Jeffrey Boyd Cooper, )  
 )  
Defendant/Appellant )  
 )  
vs. )  
 )  
Kershaw County Summary Court )  
James E. Davis, Jr., Summary )  
Court Judge, )  
 )  
Plaintiff/Respondent. )

RETURN

FILED FOR RECORD  
2014 MAY 22 PM 3:48  
SHERIFF DONALD  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

TO: PRESIDING JUDGE, FIFTH JUDICIAL CIRCUIT COURT OF COMMON PLEAS:

In reference to the above matter, this court finds:

¶ That on January 8, 2014, the defendant Jeffrey Boyd Cooper, the Attorney's Office, The Camden Law Firm, and Officer Jack Corbett were noticed for court scheduled for February 21, 2014 at 11:00 A.M.

¶ That on February 20, 2014 the Kershaw County Magistrate's Office received notice for continuance from The Camden Law Firm. The court date had previously been rescheduled due to an overscheduling of cases for trial from the previous Pre-Trial Conference and re-notice for rescheduled court date of March 5, 2014 was mailed to all parties involved.

¶ That on January 31, 2014, notice was sent to the defendant, Jeffrey Boyd Cooper; the attorney, The Camden Law Firm, and the officer, Jack Corbett notifying all parties that court date had been rescheduled for March 5, 2014.

¶ That on March 5, 2014 (not March 7th, 2014 as stated by the Attorney, The Camden Law Firm, in the Motion filed), the Criminal Clerk attempted to make contact via telephone with the The Camden Law Firm because neither the defendant nor the Attorney were present, to no avail. The Defendant's jury trial was held in absentia and the Defendant was found guilty by a


jury of his peers based on the credible testimony given by the officer on the date of the trial, March 5, 2014.

¶ That on March 17, 2014, motion to vacate judgment was filed with the Kershaw County Magistrate's office.

¶ That on April 7, 2014, a motion hearing was scheduled for the date of May 7, 2014 at 10:00 A.M.

¶ That on May 7, 2014 The Camden Law Firm's motion to vacate was denied based on the fact that notice was sent to the address listed at that time with the South Carolina Bar Association for all appearance dates and was mailed in a sufficient amount of time for the Attorney, The Camden Law Firm, and the Defendant, Jeffrey Boyd Cooper, to be present.

Respectfully submitted,



JAMES E. DAVIS, JR.  
Magistrate, Kershaw County Summary Court

Camden, South Carolina  
May 21, 2014

STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW

State,

Respondent,

v.

Jeffrey Boyd Cooper,

Appellants.

IN THE COURT OF COMMON PLEAS  
FOR THE FIFTH JUDICIAL CIRCUIT

Case No.: 14-CP-28-416

**SUPPLEMENT TO APPELLANT'S  
NOTICE OF APPEAL**

FILED FOR RECORD  
2014 NOV 12 PM 1:18  
JOYCE HORNAL  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

Appellant, Defendant Jeffrey Boyd Cooper in the matter below, supplements his notice of appeal and alleges that the judgment be reversed due to the Court's failure to provide proper notice:

**ADDITIONAL FACTS**

Appellant was required to send correspondence to the magistrate regarding the Court's repeated failures to provide notice for hearings, including Mr. Cooper's court date. Please see attached.

Respectfully Submitted,

THE CAMDEN LAW FIRM, PA



Deborah J. Butcher, #74029  
Attorney for Defendant  
509 Walnut Street  
Camden, South Carolina 29020  
Post Office Box 610  
Camden, South Carolina 29021  
Telephone: 803.432.7599  
Facsimile: 803.432.7466

Camden, South Carolina  
November 10, 2014

Robert J. Butcher  
Deborah J. Butcher

The Camden Law Firm, PA  
509 WALNUT STREET  
CAMDEN, SOUTH CAROLINA 29020  
POST OFFICE BOX 610  
CAMDEN, SOUTH CAROLINA 29021

Telephone: 803.432.7599  
Facsimile: 803.432.7466

July 2, 2014

*Via Email and U.S. mail*

Roderick M. Todd  
Chief Magistrate Judge  
Kershaw County Summary Court  
First Community Bank Building  
631 West DeKalb Street, Suite A  
Camden, South Carolina 29020

*Re: Summary Court Notices of Hearings*

Dear Judge Todd:

Again, I apologize for the tenor of the message I left with your office. I had just found out for the seventh time since May that your court scheduled a hearing but failed to inform my office of the hearing. After I left your office, a client was in the driveway with his notice for another hearing, bringing the number to eight.

The Summary Court has failed to provide me notice of eight separate hearings. Specifically:

1. Jeffrey Cooper, Case No. 41928-I, Hearing Date: March 7, 2014;
2. Jacob Sharpe, Case No. 04489 and 04490, Hearing Date: June 6, 2014;
3. Paul Kiser, Case No. 56863-GA, Hearing Date: May 16, 2014;
4. Christian Ives, Case No. 56811-GA, 56812-GA, 56813-GA, Hearing Date:
5. Jay Wojcik, Case No. G-534495, Hearing Date:
6. Shon Cuellar, Case No. F-748820, Hearing Date: July 10, 2014
7. Quandarius Mickle, Case No. 2012A2810100017, Hearing Date August 28, 2014;
8. Christian Ives, Case No. 56811-GA, 56812-GA, 56813-GA, Hearing Date: July 22, 2014;

In the past month, when the Summary Court has actually sent notices, the notice was sent to our old address on Broad Street. This is a shame because we have noticed the Summary Court of our proper address once we learned of the problem with your court and after we had confirmed our addresses on the South Carolina Supreme Court Attorney Information System (AIS). Today we also learned that the Summary Court sent an answer and counterclaim to the Plaintiff in *Floyd v. Lee*, 2014-CV-28-10100785 and the Clerk informed Mr. Floyd that our address was on Broad Street.

Upon investigation, it appears that my office has not received a notice of hearing directly from your office since February 27<sup>th</sup> or 28<sup>th</sup> of 2014. All of the notices we have received since that date have been from our clients or from the prosecuting law enforcement officers. This failure to notice our office in writing presents several problems should our clients be:

1. Incarcerated;
2. Hospitalized;
3. At a new address;
4. Deployed; or
5. Out of town working.

I spoke with Tommy Morgan, the County attorney, and he stated that he has had similar problems with receiving notice. He also stated that other attorneys are having similar problems.

In the Jeffrey Cooper case, Mr. Cooper was convicted in absentia because the wheelchair-bound man was in the hospital and I was not noticed of the hearing. I asked for a motion to reconsider and Judge James denied the motion with the implication from the bench that I was not being truthful about our office not receiving notice from the Summary Court. This may be because when I first learned that we missed the court hearing, I spoke with Judge James and told him that it doesn't make sense that we did not receive notice of hearing if the Summary Court has a copy of a notice sent to our address. I immediately and automatically assumed the fault was on my office's part. When we investigated and found out that it was not our fault, our statements to the Court fell on deaf ears.

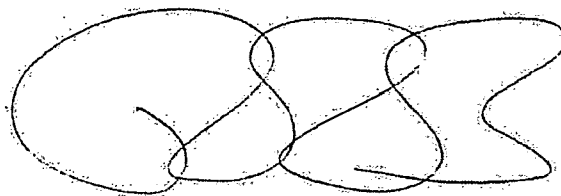
We have looked for fault on our part, to include searching case files in the office (my cases are kept separate at the house and employees do not have access to them), searching our scanned file database, questioning employees, changing employees' job duties, terminating employees, conferring with the postman and the postmaster, checking our addresses with the Summary Court, and confirming our addresses on AIS with the Supreme Court. After a thorough investigation, we do not believe the problem is at the law firm.

I have discussed this issue with Judge James, Judge Corbett, and Autumn, the clerk. Please understand that my frustration is compounded with the poor result in remedying the Jeffrey Cooper situation and knowing that my client received an unfair conviction from a court that would not revisit the unjust result. Each missed notice reinforces that fact that there is a likely chance that my clients will not receive access to justice because of the Summary Court's errors in handling paper work should my client be sick, out of town, or incarcerated.

The error could be as simple as failing to check the proper boxes when printing batches of notices for court hearings. I hope it is that simple and I hope you are able to remedy this problem. I look forward to your response.

Again, my frustration was relayed to you in a very poor fashion. Please forgive my impertinence.

Sincerely,

A handwritten signature in black ink, appearing to read 'RJB', with a large, stylized initial 'R' on the left and a 'B' on the right.

Robert J. Butcher

THE CAMDEN LAW FIRM, PA.  
509 Walnut Street (29020)  
Post Office Box 610  
Camden, South Carolina 29021



Roderick M. Todd  
Chief Magistrate Judge  
Kershaw County Summary Court  
First Community Bank Building  
631 West DeKalb Street, Suite A  
Camden, South Carolina 29020

State v. Cooper, 2016-000189

ROA Page No. 000032

STATE OF SOUTH CAROLINA )  
 )  
County of Kershaw ) COURT OF COMMON PLEAS  
 ) 2014-CP-28-00416  
 )  
THE STATE, )  
 )  
RESPONDENT, )  
 )  
vs. ) TRANSCRIPT OF RECORD  
 )  
JEFFREY BOYD COOPER, )  
 )  
APPELLANT, )

November 20, 2015  
Camden, South Carolina

BEFORE:

THE HONORABLE G. THOMAS COOPER, JR., JUDGE.

APPEARANCES:

BRETT PERRY, ASSISTANT SOLICITOR  
Attorney for the State

ROBERT J. BUTCHER, ESQ.  
Attorney for the Appellant

KAREN AMBROZIAK  
Official Court Reporter

C O N T E N T S

INDEX OF EXHIBITS:

(There were no exhibits introduced.)

INDEX OF WITNESSES:

(There were no witnesses called.)

1 THE COURT: All right, Mr. Butcher, your appeal. You  
2 may proceed.

3 MR. BUTCHER: Yes, sir. Thank you, Your Honor.

4 Your Honor, the main issue in this case was the  
5 magistrate court was -- there was a problem sending notice  
6 to our office. They were sending notices to an old  
7 address on our office, and my office never received the  
8 notice of the trial date.

9 My client was in the hospital at the time. He is a  
10 paraplegic. He has bed sores, and he didn't give me -- he  
11 didn't tell me that he had gotten notice.

12 THE COURT: It's a TIA?

13 MR. BUTCHER: Yes, sir, but the bottom line is when I  
14 asked for a -- or filed a motion to reconsider with the  
15 Court, Judge Davis who -- this was probably during his  
16 first few weeks of being a magistrate judge, the -- his  
17 logic was that, you know, the client got sent good notice,  
18 so I -- so I should have known. Now --

19 THE COURT: Has your client appeared?

20 MR. BUTCHER: No. My client was in the hospital at  
21 the time.

22 THE COURT: Okay. You told me that.

23 MR. BUTCHER: Which is -- I understand that logic to  
24 some point, but part of the point of having an attorney is  
25 that he does get -- he does get notice and that he can

1 appear when -- even when the client is there.

2 If my client had been fishing or off robbing a store,  
3 he still had the Constitutional right to have his attorney  
4 present and properly noticed, and so Your Honor, I don't  
5 think it matters what my client was doing or whether he  
6 got notice. If the attorney didn't get notice --

7 THE COURT: How had -- had you given the Magistrate's  
8 Court notice that you -- that you made a Notice of  
9 Appearance in Magistrate's Court?

10 MR. BUTCHER: Yes. Yes, sir, Your Honor.

11 THE COURT: You have?

12 MR. BUTCHER: That should be in the file. I  
13 conducted discovery, and I did get a copy of -- later from  
14 the Magistrate's Court file of the Notice of Hearing, Your  
15 Honor. That should be in there.

16 It -- we had a series of cases about six or so -- six  
17 or eight cases where the Magistrate Court was sending  
18 notices to an old address, and I -- later Judge Todd, we  
19 brought this issue up with Judge Todd, and he corrected  
20 that.

21 But -- so from that perspective, we do not believe  
22 that it was -- you know, we believe that my client's due  
23 process -- procedural due process rights were violated in  
24 not noticing his attorney.

25 As an alternative argument, we argue that the facts

1 do not support the public disorderly conduct because  
2 everything occurred on private property.

3 So one -- and I don't have the record on how it was  
4 stated, but you know, I do not think that all of the  
5 elements were present in order to be able to convict my  
6 client for the crime for which he was convicted. But I  
7 think the big thing are the procedural due process issues,  
8 Your Honor, and ask that this -- the decision of the  
9 Court --

10 THE COURT: All right. I see your notice of July 2nd  
11 saying you represent -- no, I'm sorry. That's saying if  
12 they will to provide you notice. I'm looking for your  
13 notice to the court that you, indeed, were representing  
14 Mr. Cooper at the time of the hearing.

15 MR. BUTCHER: Yes, sir.

16 (Pause).

17 December 30th, 2013.

18 THE COURT: Okay.

19 MR. BUTCHER: That's -- that was the Notice of  
20 Appearance, Your Honor.

21 THE COURT: All right. March 5th it looks like the  
22 date.

23 MR. BUTCHER: Of --

24 MR. PERRY: That was the date of the hearing, Your  
25 Honor.

1 THE COURT: According to the return, notices were  
2 sent to you on January 31st. That's what the return says.

3 MR. BUTCHER: Yes, Your Honor.

4 THE COURT: Okay. You say that's not correct. Are  
5 you saying it went to the wrong address?

6 MR. BUTCHER: Your Honor, it is my understanding  
7 and -- it is my understanding that the notices itself had  
8 the proper address, but the envelopes were addressed to  
9 the wrong -- to an old address.

10 THE COURT: 509 Walnut Street?

11 MR. BUTCHER: No, sir. That's the proper address.

12 THE COURT: I'm looking at --

13 MR. BUTCHER: Oh, yes; yes, sir, but the envelopes I  
14 guess were printed out through a different program. I'm  
15 not...

16 THE COURT: It says -- this says Deborah Butcher 509  
17 Wall [sic] Street, January 31st --

18 MR. BUTCHER: Yes, sir.

19 THE COURT: -- 2014. You say that you never received  
20 that?

21 MR. BUTCHER: No, Your Honor. In fact, we had --  
22 I've got a memo that was sent to the Summary Court on  
23 July 2nd that basically --

24 THE COURT: I have that.

25 MR. BUTCHER: -- went through the eight cases that --

1 where we didn't receive notice.

2 THE COURT: Didn't receive notice on any of these  
3 cases?

4 MR. BUTCHER: No, Your Honor.

5 THE COURT: All right. Let me hear from the State.

6 MR. PERRY: Your Honor, first of all, the State would  
7 point out that on January 8th, notice was sent to the  
8 Camden Law Firm at the same address that it was sent on  
9 January 31st. They got that notice --

10 THE COURT: I figured.

11 MR. PERRY: -- because on February 25th -- or 20th --

12 THE COURT: Slow down, slow down. Where? I'm  
13 looking for that notice you're referring to.

14 MR. PERRY: Your Honor, it's mentioned in the return.

15 THE COURT: Well, I'm looking for the actual...

16 MR. PERRY: Yes, sir. I don't have that file.

17 THE COURT: Just one at a time.

18 Okay. The -- it says on January 31st notice was  
19 sent.

20 MR. PERRY: On January 8th, Your Honor.

21 THE COURT: I'm looking at the return on  
22 January 31st, notice was sent to the Defendant, Jeffrey  
23 Boyd Cooper, the attorney with the Camden Law Firm, and  
24 the Office of Jeff Corbett, notifying all parties the  
25 court date had been rescheduled for March 5th.

1 MR. PERRY: That's correct, Your Honor.

2 THE COURT: This says -- he says that one was sent to  
3 the wrong address.

4 MR. PERRY: And Your Honor, the point that I'm trying  
5 to make is that when they were originally noticed on  
6 January 8th, okay, at the same address that we sent the  
7 notice to on January 31st --

8 THE COURT: Okay. You're going back to January 8th?

9 MR. PERRY: Yes, sir. The Camden Law Firm received  
10 that notice because on February 20th, they contacted the  
11 Court and asked for the case to be continued. So a prior  
12 notice that we sent to the same address, they received.

13 THE COURT: No. It didn't have a -- didn't have a  
14 March 5th trial date on it.

15 MR. PERRY: No, sir, it didn't, but the point I'm  
16 trying to make is that we would have sent it to the same  
17 address. When we sent it previously, they received it.

18 We sent it back to that same address where we assumed  
19 they would get it because they got it the first time, and  
20 now, they're saying they didn't.

21 THE COURT: Okay.

22 MR. PERRY: The defendant was also noticed. You  
23 know, opportunity was there, you know, for him to notify  
24 his attorney.

25 The Court sent it to the same address that they had

1 previously sent it successfully. So I mean, I don't think  
2 that they would have had any obligation to personally  
3 serve them or hand carry a notice over there and be sure  
4 that somebody got it.

5 Also, too, Your Honor, on March 5th, 2014 folks that  
6 work in the clerk's office tried to call over to the  
7 Camden Law Firm and say, "Hey, you know, where are you  
8 guys at? We have got a hearing scheduled," and that was  
9 to no avail.

10 THE COURT: Do you know that for a fact?

11 MR. PERRY: That's what's on the return, Your Honor.  
12 I mean, I wasn't there. I don't work for the clerk's  
13 office, but that's what's in the return. It's -- it's  
14 signed by Judge Davis.

15 THE COURT: All right. All right. Anything further?

16 MR. BUTCHER: Yes, Your Honor.

17 In the motion to reconsider, there is an affidavit  
18 from my paralegal, an affidavit from my partner, and we  
19 had changed our information in the Attorney Information  
20 System with the South Carolina Supreme Court. We changed  
21 it on all of our pleadings.

22 Your Honor, the bottom line is that we would have  
23 been there if we had received notice for the client, and  
24 we didn't receive notice. You know, addresses were  
25 changed where they were supposed to be changed.

1           The Clerk of Courts and the Magistrate's Courts use  
2 the Attorney Information System to -- to for addressing  
3 but under -- from my understanding of Judge Todd's  
4 investigation, they weren't using an updated format when  
5 they were addressing the envelopes. So we did not receive  
6 it, and we can't predict, you know...

7           THE COURT: All right.

8           MR. BUTCHER: We didn't have any knowledge. I think  
9 it's in the interest of justice to overturn this, Your  
10 Honor.

11          THE COURT: All right. I'll review the file, and  
12 I'll let you know.

13          MR. BUTCHER: Thank you, Your Honor.

14          THE COURT: Thank you very much.

15          (Whereupon, the proceedings were concluded.)  
16  
17  
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25



STATE OF SOUTH CAROLINA  
 COUNTY OF KERSHAW  
 IN THE COURT OF COMMON PLEAS

FORM 4

JUDGMENT IN A CIVIL CASE

State of South Carolina

FILED FOR RECORD

CASE NUMBER: 2014CP2800416

Jeffrey Boyd Cooper

2015 JAN 26 PM 1:52

PLAINTIFF(S)

DEFENDANT(S)

Submitted by:

JOYCE McDONALD  
 CLERK OF COURT  
 KERSHAW COUNTY, S.C.

Plaintiff  Defendant or  Self-Represented Litigant

DISPOSITION TYPE (CHECK ONE)

- JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.
- ACTION DISMISSED (CHECK REASON):**  Rule 12(b), SCRPC;  Rule 41(a), SCRPC (Vol. Nonsuit);  Rule 43(k), SCRPC (Settled);  Other Dismissed without prejudice
- ACTION STRICKEN (CHECK REASON):**  Rule 40(j), SCRPC;  Bankruptcy;  Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  Other \_\_\_\_\_
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):**  Affirmed;  Reversed;  Remanded;  Other \_\_\_\_\_

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

IT IS ORDERED AND ADJUDGED:  See attached order (formal order to follow)  Statement of Judgment by the Court:

Plaintiff's Appeal is CONTINUED.

ORDER INFORMATION

This order  ends  does not end the case.

Additional Information for the Clerk:

INFORMATION FOR THE PUBLIC INDEX

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount To be Enrolled
		\$
		\$
		\$

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.

Circuit Court Judge

*[Signature]*

Judge Code

2126

Date

1-26-15

For Clerk of Court Office Use Only

This judgment was entered on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ and a copy mailed first class or placed in the appropriate attorney's box on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ to attorneys of record or to parties (when appearing pro se) as follows:

Deborah J. Butcher

ATTORNEY(S) FOR THE PLAINTIFF(S)

Robert J. Butcher

ATTORNEY(S) FOR THE DEFENDANT(S)

Court Reporter

Clerk of Court

ATTEST True, Correct & Certified  
 Copy of Original on File in this  
 Court

*[Signature]*

FORM 4

STATE OF SOUTH CAROLINA  
 COUNTY OF KERSHAW  
 IN THE COURT OF COMMON PLEAS

JUDGMENT IN A CIVIL CASE  
 CASE NUMBER 2014CP2800416

State	Jeffrey Boyd Cooper
-------	---------------------

PLAINTIFF(S)	DEFENDANT(S)
Submitted by:	Attorney for: <input type="checkbox"/> Plaintiff <input type="checkbox"/> Defendant <input type="checkbox"/> Self-Represented Litigant

**DISPOSITION TYPE (CHECK ONE)**

- JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
- DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.  See Page 2 for additional information.
- ACTION DISMISSED (CHECK REASON):**  Rule 12(b), SCRPC;  Rule 41(a), SCRPC (Vol. Nonsuit);  
 Rule 43(k), SCRPC (Settled);  Other: \_\_\_\_\_
- ACTION STRICKEN (CHECK REASON):**  Rule 40(j) SCRPC;  Bankruptcy;  
 Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  Other: \_\_\_\_\_
- DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):**  
 Affirmed;  Reversed;  Remanded;  Other:

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

**IT IS ORDERED AND ADJUDGED:**  See attached order; (formal order to follow)  Statement of Judgment by the Court:

**ORDER INFORMATION**

This order  ends  does not end the case.  
 Additional Information for the Clerk: \_\_\_\_\_

**INFORMATION FOR THE JUDGMENT INDEX**

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount To be Enrolled (List amount(s) below)

If applicable, describe the property, including tax map information and address, referenced in the order:

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. **Note: Title abstractors and researchers should refer to the official court order for judgment details.**

ATTEST True, Correct & Certified  
 Copy of Original on File in this  
 Court

Circuit Court Judge

Judge Code                      Date                     

**For Clerk of Court Office Use Only**

Kershaw County

This judgment was entered on December 23, 2015, and a copy mailed first class or placed in the appropriate attorney's box on December, 23, 2015, to attorneys of record or to parties (when appearing pro se) as follows:

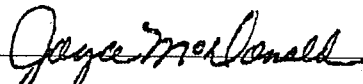
State KC Sheriff's Office/J. Corbett 821 Ridgeway Rd  
Lugoff, SC 29078

Robert J. Butcher PO Box 610 Camden, SC 29021  
Deborah J Butcher PO Box 610 Camden, SC 29021

ATTORNEY(S) FOR THE PLAINTIFF(S)

ATTORNEY(S) FOR THE DEFENDANT(S)

Court Reporter

  
Joyce McDonald - Clerk of Court

**ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.**

This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.

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STATE OF SOUTH CAROLINA )  
 )  
COUNTY OF KERSHAW )

IN THE COURT OF COMMON PLEAS  
IN THE FIFTH JUDICIAL CIRCUIT

Jeffrey Boyd Cooper, )  
 )  
Defendant/Appellant, )

Case No. 2014-CP-28-416

vs. )

**ORDER**

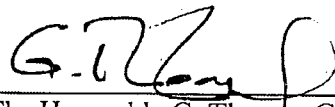
State of South Carolina, )  
 )  
Plaintiff/Respondent. )

2015 DEC 23 PM 4:27  
JEROME W. WILSON  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

This matter came before the Court on November 20, 2015, by way of Mr. Cooper's appeal from his conviction for Breach of Peace. Mr. Cooper was tried *in absentia* by a jury before Kershaw County Magistrate, Judge James Davis, on March 5, 2015. Mr. Cooper and his counsel were not present for the trial. This Kershaw County jury found Mr. Cooper guilty, and Judge Davis sentenced him to a thirty (30) days suspended sentence and a fine of \$262.00. Subsequent to the trial, Mr. Cooper's counsel moved to vacate judgment and for a retrial. Judge Davis denied this motion.

After considering the record in this case, this Court finds no reason to reverse Judge Davis' sentence or his denial of Mr. Cooper's Motion to Vacate Judgment and For a Retrial. Accordingly, this Court hereby affirms the rulings of Judge Davis.

**AND IT IS SO ORDERED.**



The Honorable G. Thomas Cooper, Jr.  
Presiding Judge, Fifth Judicial Circuit

December 23, 2015  
Chadwick, South Carolina

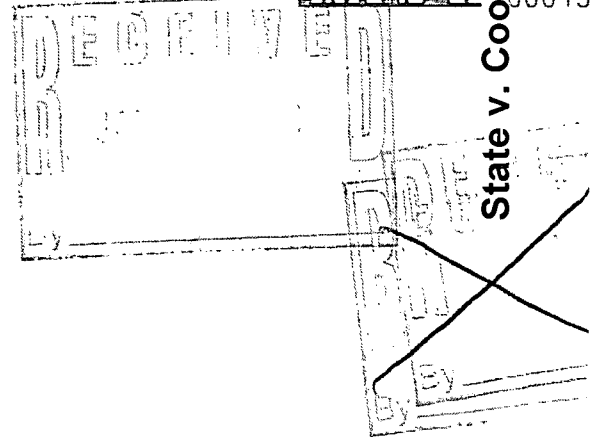
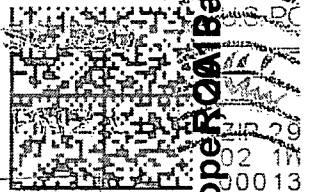
ATTEST True, Correct & Certified  
Copy of Original on File in this  
Court

Oliver W. Bennett  
Clerk of Court Kershaw County

*Joyce McDonald*  
Clerk of Court, Kershaw County  
P.O. Box 15  
Camden, SC 29020-8557

Robert J Butcher  
Deborah J Butcher  
Attorney at Law  
PO Box 486  
Manning, SC 29102

COLUMBIA  
29 DEC 2015



State v. Cooper 2015-000189 000048

STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

State,

Respondent,

v.

Jeffrey Boyd Cooper,

Appellants.

IN THE COURT OF COMMON PLEAS

FOR THE FIFTH JUDICIAL CIRCUIT

Case No.: 2014-CP-28-00416

**MOTION TO RECONSIDER**

Appellant, Defendant Jeffrey Boyd Cooper in the matter below, asks the Court to reconsider its judgment dated December 23, 2015.

**ARGUMENT**

It is in the interest of justice that the Court reconsider its denial of Mr. Cooper's appeal for the following reasons:

1. The magistrates' office failed to provide any notice to counsel that it had scheduled a trial for the Appellant.
2. Counsel for Appellant raised the failure to provide notice for this issue and seven other cases with the magistrate's office. Attached. This was part of the appellate record.
3. The chief magistrate, Rick Todd, found that an assistant clerk was not using the Attorney Information System to address envelopes and instead, she was using old envelope formats with counsel's old address.
4. The magistrate failed to serve his return on the Appellant. Nonetheless, it is disheartening that the magistrate would not even acknowledge the office's errors or even the possibility that the office committed an error. It appears that the magistrate

2016 JAN -5 PM 12:54  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

may be more concerned with winning a case rather than the pursuit of justice. This is unjust for Mr. Cooper.

5. If the unjust conviction in this case were the fault of counsel for Appellant, counsel for Appellant would take full responsibility.

Respectfully Submitted,

  
THE CAMDEN LAW FIRM, PA

Robert J. Butcher, #74722  
Attorney for Defendant  
221 Glenwood Avenue  
Manning, South Carolina 29102  
Post Office Box 486  
Manning, South Carolina 29102  
Telephone: 803.432.7599  
Facsimile: 803.432.7466

Camden, South Carolina  
January 4, 2016

STATE OF SOUTH CAROLINA

COUNTY OF KERSHAW

State of South Carolina,

Plaintiff,

v.

Jeffrey Boyd Cooper,

Defendant.

IN THE COURT OF COMMON PLEAS  
FOR THE FIFTH JUDICIAL CIRCUIT  
Case No.: 14-DR-28-416

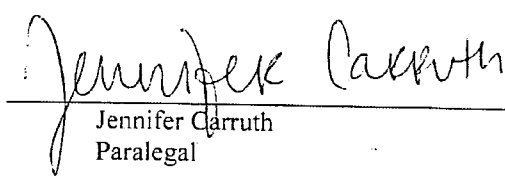
**AFFIDAVIT OF SERVICE**

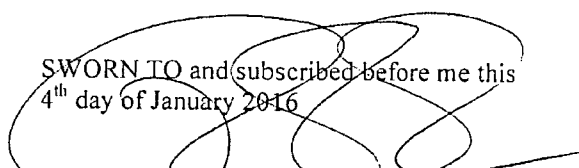
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PERSONALLY APPEARED before me Jennifer Carruth, who being duly sworn, deposes and says that she is not a party to these proceedings and has no interest therein; that on the 4<sup>th</sup> day of January, 2016, she served, via U.S. Mail, a copy of the **Motion to Reconsider** in the above-stated case by causing the same to be deposited in an authorized United States mailbox; that the envelopes containing said document were properly addressed, securely wrapped and sealed, and bore the proper postage; and the said envelopes were addressed to the following addresses:

**Kershaw County Solicitor's Office  
Brett Allen Perry  
1121 Broad Street  
Camden, SC 29020**

**The Honorable G. Thomas Cooper  
P.O. Box 192  
1701 Main Street, Room 320  
Columbia, SC 29020**

  
Jennifer Carruth  
Paralegal

SWORN TO and subscribed before me this  
4<sup>th</sup> day of January 2016  
  
NOTARY PUBLIC FOR SOUTH CAROLINA  
My commission expires: 6-21-23

STATE OF SOUTH CAROLINA  
COUNTY OF KERSHAW

IN THE COURT OF COMMON PLEAS  
OF THE FIFTH JUDICIAL CIRCUIT

State,

C/A No.: 2014-CP-28-00416

Respondent,

v.

**ORDER DENYING APPLICANT'S  
MOTION TO RECONSIDER**

Jeffrey Boyd Cooper,

Applicant.


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2016 JAN 13 PM 3:49  
CLERK OF COURT  
KERSHAW COUNTY, S.C.

This matter comes before the Court by way of Applicant's Motion to Reconsider pursuant to Rule 59(e), SCRPC. Specifically, Applicant asks this Court to reconsider its December 23, 2015 Order Affirming the rulings of Magistrate Judge Davis in Applicant's March 5, 2015 trial.

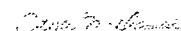
After careful consideration of the record in this case and the submissions of the parties, this Court is unable to discover any material fact or principle of law that has either been overlooked or disregarded and further finds no error of law or facts not appropriately considered. Accordingly, this Court hereby **DENIES** Applicant's Motion under Rule 59(e), SCRPC, to Reconsider this Court's Order filed December 23, 2015. Pursuant to Rule 59(f), the Court is of the opinion that oral argument is not necessary.

**IT IS SO ORDERED.**

Columbia, South Carolina  
January 12, 2015

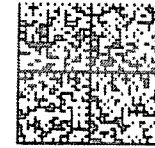
  
G. Thomas Cooper, Jr., Judge  
Fifth Judicial Circuit

ATTEST True, Correct & Certified  
Copy of Original on File in this  
Court

  
Clerk of Court Kershaw County

*Joyce McDonald*  
Clerk of Court, Kershaw County  
P. O. Box 1557  
Camden, S.C. 29021-8557

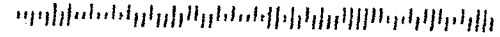
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Robert J. Butcher  
Attorney at Law  
PO Box 486  
Manning, SC 29102

29102048686



# Kershaw County Magistrate Court

## CASE HISTORY FOR CASE 41928AI

The State of South Carolina VS Jeffery Boyd Cooper

FILED DATE: 10/11/2011  
INDICTMENT NUMBER:

CASE TYPE: CR  
ASSIGNED JUDGE: Todd, Roderick M. Jr.  
DISPOSITION JUDGE: Davis, James E Jr  
ARRESTING AGENCY: Kershaw County Sheriff

STATUS: Disposed

**CASE PARTIES:**

Defendant Cooper, Jeffery Boyd  
1127 Brookgreen Ct, Camden, SC 29020-3715

Officer Corbett, Jack  
821 Ridgeway Rd., Lugoff, SC 29078

Defendant Attorney Butcher, Deborah J  
509 Walnut Street, Camden, SC 29021

I hereby certify that the foregoing is  
a true and exact copy of the original on  
file in this office.

*J. Davis*  
Magistrate, Kershaw County  
Summary Court

**CASE HISTORY FOR CASE 41928AI**

**Cooper, Jeffery Boyd**

1127 Brookgreen Ct  
Camden, SC 29020-3715

Age: 53  
DL#: 090575679

DOB: 1/7/1963  
SSN: 249-39-5068

CHARGE	VIOL. DATE	DISPOSITION	DISP. DATE
0891 Breach / Breach of peace, nonaggravated in nature	10/6/2011	Guilty Bench Trial	5/7/2014

**SENTENCING**

Fine or Jail Time  
Fine

COST	ORIGINAL	BALANCE DUE	DISBURSED	PAY PRIORITY
Charge: Breach / Breach of peace, nonaggravated in nature				
Fine to General Fund	\$100.00	\$0.00	\$100.00	999
Victim Services Asm 38.0013% / 5.783	12.00	0.00	12.00	999
Victim Conviction Surcharge \$100 / \$25	25.00	0.00	25.00	999
Law Enforcement Funding Surcharge \$	25.00	0.00	25.00	999
SC Criminal Justice Academy Training	5.00	0.00	5.00	999
State Assessment	95.50	0.00	95.50	999
<b>Total:</b>	\$262.50	\$0.00	\$262.50	

DATE	TIME	EVENT DESCRIPTION
10/19/2011	9:19 AM	Filing recorded: Jury Trial Requested
10/20/2011	12:00 AM	C28SCHAVIS recorded the following Case Note: Jury Trial Requested by victim Cooper.
4/10/2013	12:00 AM	Filing recorded: Archived Court Summons
4/30/2013	9:30 AM	Court event: Criminal/Traffic Pre-Trial Hearing

Print Date: 03/02/2016  
Print Time: 12:32:08PM  
Requested By: C28DSTEELE

CaseHistory.rpt V6.1

Page 1 of 2

**CASE HISTORY FOR CASE 41928AI**

5/1/2013	12:00 AM	Filing recorded: Archived Court Summons
5/6/2013	2:00 PM	Court event: Criminal/Traffic Jury Trial
11/19/2013	12:00 AM	Filing recorded: Archived Court Summons
12/13/2013	9:00 AM	Court event: Criminal/Traffic Pre-Trial Hearing
1/8/2014	12:00 AM	Filing recorded: Archived Court Summons
1/31/2014	12:00 AM	Filing recorded: Archived Court Summons
2/21/2014	11:00 AM	Court event: Criminal/Traffic Jury Trial
2/21/2014	12:00 AM	C28AFURNIS recorded the following Case Note: rescheduled by atty
3/5/2014	3:30 PM	Court event: Criminal/Traffic Jury Trial
3/6/2014	12:00 AM	Filing recorded: Failure to Comply
3/6/2014	12:00 AM	C28AFURNIS recorded the following Case Note: Guilty on Jury Trial. Judge Davis issued BW for Failure to Appear
4/7/2014	12:00 AM	C28AFURNIS recorded the following Case Note: Motion Hearing has been scheduled for May 7, 2014 per the Motion received from the Butchers to Reopen the case
4/7/2014	12:00 AM	Filing recorded: Archived Court Summons
5/7/2014	12:00 AM	Filing recorded: Archived STP Agreement
5/7/2014	12:00 AM	C28AFURNIS recorded the following Case Note: motion was denied to reopen the case. BW lifted and Judge Davis said give him 3 months to pay.
8/7/2014	12:00 AM	Case STP frequency. One Time Payment STP Payments established for \$262.5 through 2014-08-07
8/7/2014	12:00 AM	Scheduled Time Payment
1/4/2016	12:00 AM	C28CMCCASK recorded the following Case Note: Per Judge Davis - STP 30 days from today
1/5/2016	12:00 AM	C28HBROWN recorded the following Case Note: Appeal was dismissed--letter mailed to defendant and his atty on 01/05/2016.
1/28/2016	11:21 AM	Received payment of \$262.5 from Jeffery Boyd Cooper for Jeffery Boyd Cooper . Printed receipt #2367864.

Print Date: 03/02/2016  
Print Time: 12:32:08PM  
Requested By: C28DSTEELE

CaseHistory.rpt V6.1

Page 2 of 2

STATE OF SOUTH CAROLINA ) MAGISTRATE COURT  
 )  
COUNTY OF KERSHAW ) NO. 41928AI

STATE OF SOUTH CAROLINA, )  
 )  
VS. ) TRIAL  
 )  
JEFFREY COOPER, )  
 )  
DEFENDANT. )  
\_\_\_\_\_ )

The within TRIAL was held at Kershaw County  
Summary Court, 1121 Broad Street, Camden, South Carolina.

---

LAKELANDS REPORTING

*Post Office Box 555  
Laurens, South Carolina 29360  
(864) 575-9942  
[lakelandsreporting@gmail.com](mailto:lakelandsreporting@gmail.com)*

---

(COOPER TRIAL)

A P P E A R A N C E S

Honorable James Davis  
Kershaw County Summary Court  
1121 Broad Street  
Camden, South Carolina 29020

REPRESENTING THE STATE:

OFFICER JACK CORBETT  
Kershaw County Sheriff's Office

(COOPER TRIAL)

I N D E X

	PAGE
PROCEEDINGS:	4
CERTIFICATE OF REPORTER	21

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E X H I B I T S

(All exhibits, if entered, were marked by the Court.)

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REPORTER NOTES

Dashes [--] indicates interruption; incomplete phrases; unfinished sentences.

[sic] written as said.

(This transcript may contain quoted material. Such material is reproduced as read or quoted by the speaker.)

P R O C E E D I N G S

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**THE COURT:** Okay. Ladies and Gentlemen, thank you so much for taking your time out of your busy schedule in order to come and participate in the judicial process. I know that, as I said earlier, you all really wanted to be here. To give you an example, last year through the Magistrate Office there was about 56,000 cases that came through this Magistrate Office. And I'm pretty sure it's going to probably be the same in 2014, but it's people like you that come and help us dispose of these cases. And there's some instruction that I'm going to give you throughout the process; but again, first of all, I'd just like to welcome you and thank you so much for participating. Thank you so much.

Okay. Today's case is -- this is a case of the *State of South Carolina vs. Jeffrey Cooper*, on the charge of the state of -- let's see, on the charge of breach of trust. The State is represented here today by --

**OFFICER CORBETT:** Excuse me, Your Honor. It's a breach of peace.

**THE COURT:** It's a breach of peace.

1                   **OFFICER CORBETT:** Yes, sir.

2                   **THE COURT:** So sorry, wrong one. Yes, sir.  
3 Breach of peace. And the -- the State is  
4 represented here today by Officer Corbett.

5                   **OFFICER CORBETT:** Yes, sir.

6                   **THE COURT:** And, as you can see, the  
7 Defendant is Mr. Jeffrey Cooper, who I would like  
8 to put on record that Mr. Cooper has been  
9 notified to be here. All of the party letters  
10 were sent to them to be here, present today, and  
11 it is his will whether he wanted to be here or  
12 not. But you can see that he's absent here, so  
13 we don't have a Defendant here with us, with us  
14 today. And to just let you know that the jury --  
15 the juror, the failure of the Defendant does not  
16 create any perfunction [sic] against him, you  
17 know. I charge you that you must not permit this  
18 fact to weigh in in the slightest -- slightest  
19 against the Defendant, nor should this fact  
20 either enter into the deliberation of the jury in  
21 any manner just because he's not here. I just  
22 want you to keep that in mind.

23                   Okay. I know you've been qualified earlier  
24 in order to been so graciously picked to serve on  
25 the jury, but there is a couple of question that

1 I'm going to have to ask you again to make sure  
2 that you are qualified again to serve on this  
3 jury. I have certain question to ask you, to  
4 determine your qualification to serve as juror in  
5 this Court. Each question has an important  
6 bearing upon your qualification as a juror, and  
7 each question is based upon a requirement of the  
8 law with respect to such qualifications. Each  
9 question is ask -- asked each of -- is asked of  
10 each of you as though each of you were being  
11 questioned separately; each question require an  
12 answer. So that if your answer is yes, please  
13 stand so I will know that you have answered yes.  
14 If you will do that for me. The first question:  
15 is there any person who is related by blood or  
16 marriage to the -- to the arresting officer or  
17 with any other prosecution witness on his behalf  
18 of the State, which he doesn't have any witness  
19 today? Is there any juror who is related by  
20 blood or marriage to the Defendant, Mr. Jeffrey  
21 Boyd Cooper? Is there any juror who has formed  
22 and/or expressed an opinion as to the guilt or  
23 innocent of the Defendant? Is there any juror  
24 who feel he or she cannot give both the State and  
25 the Defendant a fair and an impartial trial? So,

1 I see no one standing. I will now say you are  
2 qualified to serve as jurors. Thank you so much.

3 At -- at this time I'm going to ask the  
4 clerk to come and give you your -- your oath and  
5 she will swear you in.

6 (Jury is sworn)

7 **THE COURT:** Okay. There will be some time  
8 when I, the Judge, need to confer with both  
9 parties, as you see, or with the party outside of  
10 your presence to ensure that both sides receive a  
11 fair trial under the law and Rules of Evidence.

12 During these times and other appropriate  
13 time, I will allow you the opportunity to refresh  
14 yourself. During these breaks, it is  
15 inappropriate for you to talk with anyone, even  
16 the other -- other jurors about the case. Should  
17 this occur, please report it to me immediately.  
18 Of course, it would be -- also be improper for  
19 you to form, in your own mind, any opinion as to  
20 the innocent or guilt of the Defendant until all  
21 of the evidence are -- is presented and I have  
22 explained to you the law that applies. Remember  
23 that you have sworn to be fair and impartial to  
24 both the State and to the Defendant.

25 To tell you a little bit about the case, let

1 me also make a few remarks. Before we begin the  
2 testimony, I will explain some things to those of  
3 you who are not familiar with the criminal  
4 justice system.

5 Your function as jurors is to decide the  
6 fact of this -- of this case from the evidence  
7 presented during the trial. I know a little  
8 about this case, but that doesn't matter since  
9 you, the jury, must decide the fact based upon  
10 the evidence presented from the -- from the  
11 witness stand.

12 Although I know a little about the case, I'm  
13 rather sure that there will be some conflict in  
14 the testimony; and therefore I ask you to pay  
15 careful attention to the witnesses as they  
16 testify, since you have to determine which  
17 witness is telling the truth for you to decide  
18 the fact in this case.

19 The warrant charging against the Defendant  
20 with the crime of breach of peace, there's no  
21 evidence against the Defendant. It is only the  
22 mean of bringing this matter before you for  
23 trial.

24 As I also pointed out, the Defendant has  
25 entered a plea of not guilty. Under our system

1 of justice, anyone accused of a crime can plea  
2 not guilty; and when he does so, the State has  
3 the burden of proof, his guilt beyond a  
4 reasonable doubt. Anyone accused of this crime  
5 is presumed to be not guilty. And this  
6 presumption of innocent remains with the accused  
7 until his guilt is proved to you, the jury,  
8 beyond a reasonable doubt.

9 Just to remind, a reasonable doubt is the  
10 kind of doubt that would call for a reasonable  
11 person to hesitate to act. I just want you to  
12 keep that in mind.

13 There is -- there is a procedure that will  
14 be followed in this trial. Each side will have  
15 the opportunity. As you know, we don't have a  
16 Defendant to address you to explain the side --  
17 position as to the -- the charge, which we won't  
18 worry about that because we don't have a  
19 Defendant today. Proceed with this evidence  
20 against the Defendant; then the Defendant, if he  
21 desire, may present evidence. If the Defendant  
22 were here, that's what he -- just to let you know  
23 that could have been. That's his right to do  
24 that.

25 When all the evidence is in, each side will

1 have the opportunity to argue his respected  
2 cases, respected cases that I will explain to you  
3 the law that applies to the breach of peace.  
4 Then you will determine the fact of the case and  
5 applying the law, as well as -- as I will explain  
6 it, determine the guilt or innocent to the  
7 Defendant. Okay?

8 At this time I'm going to -- before I do  
9 that and since you all had to sit and listen, I  
10 know we have the four alternates. I'm going to  
11 let you know today that you are welcome to sit  
12 here and listen and listen to me go on and on and  
13 listen to the case, or you can be excused, which  
14 I do thank you so much for being here. This is  
15 to the four alternate. You don't have to stay.  
16 All right. Thank y'all so much.

17 Okay. First, I will ask Officer Corbett  
18 will there be any opening statement.

19 **OFFICER CORBETT:** Yes, Your Honor.

20 **THE COURT:** Since there's opening statement,  
21 if you will rise for me and raise -- and raise  
22 your right hand. You swear the testimony that  
23 you're going to give in this case the truth, the  
24 whole truth and nothing but the truth, so help  
25 you God?

1                   **OFFICER CORBETT:** I do.

2                   **THE COURT:** All right. At this time I will  
3 give an opportunity to give his opening  
4 statement, and then we will go from there.  
5 Please listen carefully.

6                   **OFFICE CORBETT:** Judge Davis, Ladies and  
7 Gentlemen of the jury, I'm Detective Corbett with  
8 the Kershaw County Sheriff's Office. On 10/6 of  
9 2011, approximately almost eleven p.m. at night,  
10 myself and Deputy Willhoit (phonetic), who is  
11 another deputy on the Kershaw County Sheriff's  
12 Department, were attempting to serve a lawful  
13 arrest warrant on a subject at 52 Simmons Drive,  
14 a David Dukes. 52 Simmons Drive is well known to  
15 us and in the community as a place of address  
16 that's, you know, for sale of narcotics and use  
17 of narcotics. It's well known to us and in the  
18 neighborhood.

19                   When we arrived, myself and Deputy Willhoit  
20 arrived, we saw two males sitting in a red Chevy  
21 truck in the front yard. They were both drinking  
22 beer. They were found to be the driver was  
23 Jeffrey Cooper, who is the Defendant in this  
24 case. The passenger was Bobo Jackson.

25                   **THE COURT:** Excuse me, Officer Cooper --

1 Corbett.

2 **OFFICER CORBETT:** Corbett.

3 **THE COURT:** Sorry. Approach the bench for  
4 me, please.

5 (Sidebar conversation)

6 **OFFICER CORBETT:** At that time Mr. Cooper  
7 became very verbally aggressive. Mr. Dukes was  
8 found to be hiding under the truck. We did place  
9 Mr. Dukes in custody for warrant, and Mr. Cooper  
10 was at that time arrested for breach of peace.

11 **THE COURT:** Okay, you listened. That's just  
12 the opening statement from Officer Corbett. Now  
13 I'm going to give him an opportunity to -- since  
14 he's been sworn in, to go ahead and give  
15 testimony of this -- of this case.

16 And you -- if you want to submit anything,  
17 any evidence, you do it at that time and so we  
18 can give it to the jurors. So, at this time  
19 either you can take the stand or you can stand  
20 there, then give your testimony about the case.

21 **OFFICER CORBETT:** Okay. I'll just stand  
22 here, if it's all right, Your Honor.

23 At the time we arrived, myself and Deputy  
24 Willhoit, who's also a deputy at the Kershaw  
25 County Sheriff's Department, we found Mr. David

1 Dukes, who had the legal lawful warrant on him,  
2 hiding up under the truck that these two  
3 individuals were sitting in, drinking beer. At  
4 that time he was placed into custody in the back  
5 of the patrol car.

6 Mr. Cooper, who was the driver of the  
7 vehicle or actually sitting in the driver seat,  
8 he became very verbally aggressive, used a lot of  
9 profanity. And at that time I noticed several  
10 types of various ammunition on the dash and  
11 within the tail of the truck. Mr. Cooper seemed  
12 to be kind of defensive about a sweatshirt that  
13 he had on the driver's seat beside him, which was  
14 in plain view to myself and Deputy Willhoit. For  
15 our safety, I informed Mr. Cooper that I was  
16 going to check up under the sweatshirt for  
17 possible weapons. When I did reach for the  
18 sweatshirt, Mr. Cooper grabbed at what appeared  
19 to me to be -- lunged at me from where he was  
20 sitting in the truck and appeared to be an  
21 attempt to grab my arm.

22 At that time I told Mr. Cooper that he was  
23 under arrest. He used a lot more profanity and  
24 he stated nobody was going to take him to jail,  
25 he wasn't going anywhere. At that time, after

1           telling Mr. Cooper several times that he was  
2           under arrest, I did place my hands on Mr.  
3           Cooper's shoulder in an attempt to get him out of  
4           the truck and get him handcuffed. He did begin  
5           to swing his elbows in what I would say was an  
6           attempt to strike me. We were in very close  
7           quarters. He then grabbed the steering wheel  
8           with both hands. I did grab his hands and pry  
9           him loose from the steering wheel and placed him  
10          on the ground.

11                 And at that time he told me that he was a  
12          paraplegic and he had two colostomy bags on him.  
13          He also told me that one of the colostomy bags  
14          had broke when he hit the ground. At no time  
15          before this did he inform me of that. He told me  
16          that he was injured, but couldn't give any  
17          specific injuries. At that time I placed him in  
18          handcuffs in front.

19                 EMS was called and EMS arrived shortly. He  
20          stated that he didn't want medical care, and I  
21          left him in the presence of Bobo Jackson at that  
22          address of 52 Simmons Drive. He stated to me  
23          that he felt all right. Due to all his health  
24          problems, he was just issued a courtesy summons  
25          instead of taking him to jail. And he stated

1 that -- Mr. Cooper stated that he was going to  
2 stay there the night because he was too drunk to  
3 drive home.

4 And, Your Honor, I'd like to -- I know you  
5 don't like a lot of profanity in your courtroom.  
6 I'd like to submit this into evidence and the  
7 jury to read it. That is a report of the  
8 incident.

9 **THE COURT:** Okay. That's all you have?

10 **OFFICER CORBETT:** That's all I have, Your  
11 Honor.

12 **THE COURT:** So, does the State rest?

13 **OFFICER CORBETT:** Yes, sir. The State  
14 rests.

15 **THE COURT:** Okay. All right. Ladies and  
16 Gentlemen, you have listened to the proceeding  
17 and the evidence in the case. And it is now my  
18 legal duty to instruct you as to the law which  
19 applies to the fact of this case.

20 The law of the State of South Carolina do  
21 not permit a magistrate or a trial judge to  
22 commit on the -- to comment on the fact in the  
23 case. You, as jurors, are the sole and executive  
24 inclusive judges of the fact in this case.

25 However, it is my duty to give you the law, and

1           you must accept and apply the law as I gave --  
2           give it to you and be guided thereby to your  
3           consideration and in your deliberation upon the  
4           evidence in the case. Not only are you the sole  
5           and exclusive judges of the fact in this case;  
6           but you, as a juror, are the sole and exclusive  
7           judges of the fact and the value of the evidence  
8           in this case, as well as the credibility of all  
9           the witnesses who have testified in this case.  
10          In other words, Ladies and Gentlemen, you are the  
11          sole judges of the weight of the sufficient and  
12          of the evidence in the case. It is for you to  
13          determine which witness or which witnesses are  
14          recalling or truthfully related or transpire at  
15          the time of the alleged commission of the crime  
16          as described in the warrant.

17                 To weigh the evidence, you must consider the  
18                 credibility of the witness. You will apply the  
19                 test of truthfulness, which you are accustomed to  
20                 applying in your daily lives. You may consider  
21                 the manner of testifying and the appearance of  
22                 the witness upon the witness stand and the  
23                 reasonableness that -- the reasonableness of the  
24                 testimony, of the opportunity the witness has to  
25                 see or hear, the accuracy of memory,

1 intelligence, interest and bias, if any, together  
2 with all the fact and circumstances surrounding  
3 the testimony.

4 You are the sole judges of the fact, the  
5 credibility of the witness, and the weight of the  
6 evidence. You may believe or disbelieve all or  
7 any part of the testimony of the witness. It is  
8 your province to determine what testimony is  
9 worthy of belief and what testimony is not worthy  
10 of belief according to the weight you assign to  
11 the testimony of each witness. Kind that in  
12 mind.

13 And what I'm going to do at this -- this  
14 point, I am going to go down and -- I'm going to  
15 select someone to -- as I say, to be in charge to  
16 -- will handle deliberation when you go back to  
17 the jury's room. And I'm just going to go down  
18 and pick a number, and I'm going to pick No. 52.  
19 Who is that? All right. Okay. You will be the  
20 foreman for this jury. Okay? Thank you so much.

21 Now, as my duty now, I'm going to read the  
22 law to you for breach of peace, for you to keep  
23 that in mind. Okay? Where is that  
24 (indiscernible) breach of peace.

25 The Defendant in this case has been charged

1 with a breach of peace. Breach of peace is a  
2 violation of the public order or the disturbance  
3 of a public peace or any act or conducting  
4 inciting violence. This include any violation of  
5 any law enacted to preserve peace and good order.  
6 Peace, mean the peace which enjoyed by the  
7 citizen of a community. Whether certain conduct  
8 constitutes a breach of the peace depend on the  
9 time, place and nearness of other persons.

10 Although a breach of the peace include act  
11 which are likely to produce violence, the State  
12 is not required to prove that actual violence  
13 took place or that the peace was actually broken.  
14 If you were -- if what was done was unjustifiable  
15 and unlawful, tending to the -- tending with  
16 sufficient directness to break the peace, no more  
17 is required.

18 That is the law of a breach of peace. So,  
19 in your deliberation, please keep that in mind  
20 with the law of a breach of peace. And there is  
21 not a statute for this, but it's basically just  
22 the South Carolina common law of breach of peace  
23 is -- is where we are.

24 Okay. Since we -- I will -- you will take  
25 the evidence into the jury room with you. You're

1           able to look at it and come back. I'm going to  
2           give you -- where is that sheet at  
3           (indiscernible) Madam Foreman, I'm going to give  
4           this sheet to you. You will go into the  
5           deliberation room. You will find guilty or not  
6           guilty from the testimony that you have heard.  
7           Okay?

8                         And I need to tell you now it must be  
9           unanimous. Okay? So if you could try to; and  
10          then if it's not unanimous, we'll deal with that  
11          when you get back.

12                        But I will give this to you, and you will  
13          return this after you get done of your own  
14          deliberations. Okay? If you will follow my  
15          clerk to the deliberation room.

16                                 (Court recess)

17                        **THE COURT:** Okay. Madam Foreman, have you  
18          reached a verdict?

19                        **MADAM FOREMAN:** Yes, sir.

20                        **THE COURT:** Is it unanimous?

21                        **MADAM FOREMAN:** Yes, sir.

22                        **THE COURT:** Okay. It's your verdict. I can  
23          see your verdict is guilty. Is that correct?

24                        **MADAM FOREMAN:** Yes, sir.

25                        **THE COURT:** And that was unanimous?

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**MADAM FOREMAN:** Yes, sir.

**THE COURT:** All right. Okay, Madam Clerk.  
We will accept your guilty plea. And again, I  
want to thank you all for your service, for your  
time out of your busy schedules to come and help  
this court system, help the judicial system,  
because it's really -- I can't thank you enough  
for doing this for us and doing this for your  
county, your Kershaw County. Thank you so much.

(End of proceedings)

## Certificate of Reporter

I, ANDREA SHORB, Court Reporter and Notary Public in and for the State of South Carolina, do hereby certify that a trial of Jeffrey Cooper was held; that I was not present at the trial; that the foregoing pages constitute a transcription of said trial as accurate as possible from the audio provided.

I further certify that I am neither attorney nor counsel for, nor related to or employed by any of the parties connected with this action, nor am I financially interested in said cause.

I further certify that the original of said transcript was thereafter sealed and mailed/delivered to Robert J. Butcher, 221 Glenwood Drive, Manning, South Carolina, who will retain this sealed original transcript and shall be responsible for filing same with the court prior to trial or any hearing which might result in a final order on any issue.

In witness whereof, I have set my hand and seal on May 6, 2016.

*Andrea Shorb*

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Andrea Shorb, Court Reporter  
My commission expires January 12, 2020

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AUG 29 2016  
SC Court of Appeals

THE STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

---

APPEAL FROM KERSHAW COUNTY  
COURT OF COMMON PLEAS

G. THOMAS COOPER, CIRCUIT COURT JUDGE

---

CASE No. 2014-CP-28-00416  
APPELLATE CASE No. 2016-000189

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STATE OF SOUTH CAROLINA,

RESPONDENT,

v.

JEFFREY BOYD COOPER,

APPELLANT.

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**CERTIFICATE OF COUNSEL**

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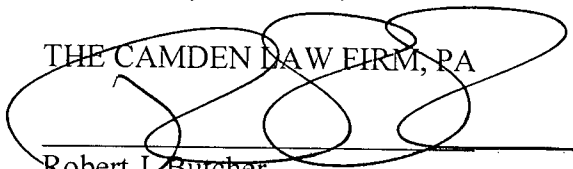
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I certify that this Record on Appeal contains no matter which is irrelevant to this appeal.

Respectfully submitted,

THE CAMDEN LAW FIRM, PA

August 11, 2016



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THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM KERSHAW COUNTY  
Court of Common Pleas

G. Thomas Cooper, Circuit Court Judge

Case No. 2016-000189

**RECEIVED**  
AUG 29 2016  
SC Court of Appeals

The State,

Respondent,


v.

Jeffrey Boyd Cooper,

Appellant.

CERTIFICATE OF SERVICE

I certify that I have served the attached Brief of Appellant and Record on Appeal by hand delivery on August 29, 2016, addressed to its attorney of record, David Spencer, Senior Assistant Attorney General, P.O. Box 11549, Columbia, South Carolina 29211.

  
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