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**THE STATE OF SOUTH CAROLINA
In The Court of Appeals**

RECEIVED

FEB 04 2022

SC Court of Appeals

**APPEAL FROM CHARLESTON COUNTY
Court of General Sessions and Common Pleas.**

**The Honorable Ferrell Cothran, Circuit Judge,
The Honorable Maite Murphy, Circuit Judge,
The Honorable Deandre Jefferson, Circuit Judge**

**Case No(s). 2021-A10-10200444
2021-A10-10200475
2021-A10-10200476
2021-GS10-02599
2018-CP-10-03315**

Appellate Case No. 2022-000064

Alan Nix,

Appellant,

v.

**The State of South Carolina, Charleston County, Charleston County
Public Defender Corporation, Churchill Park, Churchill Park at
Parkwest, Inc., Churchill Park Homeowners' Association, Inc., David
Brown, and Catherine Brown**

Respondents,

**MOTION FOR SUBPEONA FROM COURT OF APPEALS TO JULIE ARMSTRONG,
CHARLESTON COUNTY CLERK OF COURT, TO OBTAIN NECESSARY ORDERS
AND DOCUMENTS FOR THIS APPEAL**

BACKGROUND

A plea hearing was scheduled by Ms. Armstrong's Office for 7 January 2022. The cases identified for this plea hearing were 2021-A10-10200475 and 2021-GS10-02599. (See Exhibit B)

On 30 December 2021, the Appellant's motion for this plea hearing was picked up by the Charleston County Courier at the US Post Office located on East Bay St.

On information and belief, Ms. Armstrong has not filed Appellant's motion from 30 December 2021 nor returned it with her standard colored sheet of paper alleging that she cannot file a motion from Alan Nix due to Judge Murphy's September 2019 "Enjoin" order from case 2018-CP-10-03315.

On information and belief, a hearing of some type did occur on 7 January 2022. Given Appellant was not in attendance due to his inquiry into his alleged arrest in case 2021-GS10-02599 on 23 November 2021, Appellant has no first hand knowledge of the proceedings of 7 January 2022.

On 7 January 2022, Ashley Pennington of the Charleston County Public Defender Corporation emailed Appellant and stated, among other things, "*Today due to your failure to appear today on the Motion to Clarify Representation and your emailed concerns to the Assistant Solicitor about fear of delusions, Judge Cothran has order ordered that you participate in a competency to stand trial evaluation by representatives of the SC Department of Mental Health. Mr. Mack will notify you of the date and location of that evaluation when it is set. It will be conducted here in Charleston at the offices of MUSC in West Ashley. The evaluation is similar to an extended interview of you by the examiners. You will NOT be taken into custody as long as you appear on time.*"

One and a half hours later at 1205 on 7 January 2022, four weeks ago at this point, Appellant replied to Mr. Pennington's email and made five requests of Ms. Armstrong, including but not limited to "*1. Ensure I timely receive copies of and notifications of entry of all orders related to any and all criminal cases in Charleston County which reference my name, including*

but not limited to, the secret order from 12 Nov 2021 and all orders related to today.” (See Exhibit A, page 1)

On 11 January 2022, Appellant ordered a copy of a transcript from the hearing of 7 January 2022 and copied the opposing attorneys on the request. (Ex. C)

As of the date of this motion, three weeks after filing this appeal, Appellant still has not received any orders from anyone, including Ms. Armstrong, related to the happenings on 7 January 2022. Consequently, Appellant can only conclude that the opposing parties and their associates are willfully withholding such orders and require this Court to compel them to produce the required orders and documents.

WHEREFORE, Appellant respectfully requests the Court to:

1. Issue a subpoena to Ms. Julie Armstrong, Charleston County Clerk of Court, to provide to either the Appellant or directly to the SC Court of Appeals with copy to the Appellant, the following:
 - a. any and all orders resulting from the 7 January 2022 plea hearing in cases 2021-A10-10200475 and 2021-GS10-02599.
 - b. Any and all documents which provide the basis for Benjamin Mack being cited as Appellant’s attorney as of 25 February 2021.
 - c. Any and all documents which provide the basis for making an entry in Court Administration records stating that Appellant was arrested on 23 November 2021 for case 2021-GS10-02599.
 - d. Any and all documents which provide a basis for the Charleston County Public Defender Corporation claiming that a motion hearing was scheduled for a Motion to Clarify Representation on 7 January 2022.
 - e. Any and all documents related to the Charleston County Clerk of Court not filing Appellant’s motion from 30 December 2021.

- f. Copies of all audio and video recordings of the proceedings on 7 January 2022.
2. Stay any and all order related to this matter until this appeal is concluded.
3. any other and further relief the Court finds Proper, Prudent and Just.

February 3, 2022

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Alan Nix", is written over a horizontal line.

Alan G. Nix
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991-4170

agnix1@hotmail.com

From: agnix1@hotmail.com
Sent: Friday, January 7, 2022 12:05 PM
To: 'Ashley Pennington'; 'Benjamin A. Mack'
Cc: 'Ted Smith'; 'Nicholas Uricchio'; 'Gaylord R. Combs'; 'Cassandra Woosley'; 'Megan S. Ehrlich'; 'Natalie A. Ham'; aclifford@cpc.sc.gov; ryanmccabe@schouse.gov; stephanie.trotter@mccabetrotter.com; tmusheff@musheff-law.com; carolina_realestate@yahoo.com; discountrealestategroup@yahoo.com; 'James M. Milone'; 'Jefferson, Deadra L. Secretary (Chanda C. Sheppard)'; 'Jefferson, Deadra L. Law Clerk (Jacqueline Venezia)'; hyoung@sccid.sc.gov; hryan@sccid.sc.gov; jsnichols@sccourts.org; awilson@scag.gov; aflynn@irf.sc.gov; 'Julie Armstrong'; 'Solicitor'; mkeel@sled.sc.gov; 'Adam Lambert'; sean@alhfir.com; baker@alhfir.com; tkohn@sccourts.org; 'Jeff Young'; 'Sarah Schreiber, Charleston Legal Access'; elizabeth.yerington@fnf.com; rhondaferguson@allstate.com; scothran@trustscs.com; bbarnette@spartanburgcounty.org; david@earhartoverstreet.com; deon@davidaylor.com; pkeegan@sled.sc.gov; peter@mccoylelawgrp.com; ryan.earhart@earhartoverstreet.com; 'Frank Cornely'; 'Dora Bell'; 'Gregory Voigt'; sfuteral@charlestonlaw.net; 'Leonidas Stavrinakis'; Jerry@theoslaw.com; 'Scarlett Wilson'; uricchoiom@bellsouth.net; chrismurphy@schouse.gov; chris@murphylawfirmllc.com; tthames@wjlaw.net; gardner.monica@aoins.com
Subject: RE: State v. Alan Nix
Attachments: Haselden Bail Proceeding Form II 26 Jan 2021.pdf; 29 30 Dec 2021 Motion.pdf; Criminal Evidence complaint.pdf; 4CCA Motion Reconsider 042190119.pdf
Importance: High

→ Ms. Armstrong / Ms. Kohn
 Please:

1. Ensure I timely receive copies of and notifications of entry of all orders related to any and all criminal cases in Charleston County which reference my name, including but not limited to, the secret order from 12 Nov 2021 and all orders related to today.
2. Provide me a copy of the notification of the motion hearing Mr. Pennington is referring to below.
3. Assuming Mr. Pennington is stating, without actually stating, that I wasn't actually arrested on 23 Nov 2021 as Court Administration's records clearly indicate occurred, please provide a detailed written explanation of this situation.
4. Please provide the name of the court reporter for today as well as the one on 12 Nov 2021, as well as ensure all recordings of the same are properly preserved.
5. Please ensure the motion received by your office on the morning of 30 Dec 2021 is properly filed before close of business today

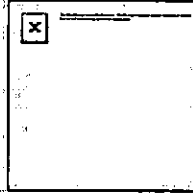


Hello Alan Nix,

Your item was picked up at a postal facility at 8:52 am on December 30, 2021 in CHARLESTON, SC 29403.

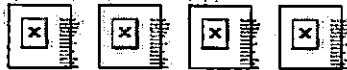
Tracking Number: 9505512728351363624458

Delivered, Individual Picked Up at Postal Facility

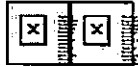


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Mr. Pennington and Ms. Wilson,

Please explain the State's apparent willingness to issue a PR bond for a felony in 2022 when the State required a \$45000 (over 4x the average) surety bond for an obvious fraudulent arrest warrant less than a year ago. Based on my evaluation of similar cases in Charleston County, approximately 85% are surety bonds with a high of \$20,000, a low of

\$2,500, an average of \$8,077, and a mean and mode of both \$5,000. And obviously I really want to put US Fire Insurance Bond No. 615247894 to good use until Scarborough finally issues an order as he promised on 21 Aug 2020.

As for compliance with Haselden's BAIL PROCEEDING FORM II dated 26 Jan 2021, please let us know what you all did about that today. I trust you all finally took all proper action required related to Haselden's order and misconduct.

Agent Keegan. Lets plan on catching up again sometime soon. We obviously have a lot of more interesting 'real' criminal conduct to discuss now than on the evening of 18 Aug 2020. And with much of this criminal conduct being similar to the Murdaugh criminal conduct that SLED now finds to be real, hopefully SLED now has the knowledge and motivation to properly investigate.

Best regards,
Alan Nix

From: Ashley Pennington <APennington@charlestoncounty.org>

Sent: Friday, January 7, 2022 10:34 AM ←

To: agnix1@hotmail.com; Benjamin A. Mack <BMack@charlestoncounty.org>

Cc: Ted Smith <WTSmith@charlestoncounty.org>; Nicholas Uricchio <UricchioN@SCSolicitor9.org>; Gaylord R. Combs <GRCombs@charlestoncounty.org>; Cassandra Woosley <cwoosley@charlestoncounty.org>; Megan S. Ehrlich <MEhrlich@charlestoncounty.org>; Natalie A. Ham <NHam@charlestoncounty.org>; aclifford@cpc.sc.gov; ryanmccabe@schouse.gov; stephanie.trotter@mccabetrotter.com; tmusheff@musheff-law.com; carolina_realestate@yahoo.com; discountrealestategroup@yahoo.com; James M. Milone <JMilone@charlestoncounty.org>; 'Jefferson, Deadra L. Secretary (Chanda C. Sheppard)' <DJeffersonSC@sccourts.org>; 'Jefferson, Deadra L. Law Clerk (Jacqueline Venezia)' <DJeffersonLC@sccourts.org>; hyoung@sccid.sc.gov; hryan@sccid.sc.gov; jsnichols@sccourts.org; awilson@scag.gov; aflynn@irf.sc.gov; Julie Armstrong <JArmstrong@charlestoncounty.org>; Solicitor <Solicitor@scsolicitor9.org>; mkeel@sled.sc.gov; 'Adam Lambert' <adam@alhfir.com>; sean@alhfir.com; baker@alhfir.com; tkohn@sccourts.org; 'Jeff Young' <JYoung@scag.gov>; Sarah Schreiber, Charleston Legal Access <sarah@charlestonlegalaccess.org>; elizabeth.yerington@fnf.com; rhondaferguson@allstate.com; scothran@trustscs.com; bbarnette@spartanburgcounty.org; david@earhartoverstreet.com; deon@davidaylor.com; pkeegan@sled.sc.gov; peter@mccoylelawgrp.com; ryan.earhart@earhartoverstreet.com; 'Frank Cornely' <frank@cornelylaw.com>; 'Dora Bell' <paralegal@cornelylaw.com>; Gregory Voigt <greg@voigtlaw.xyz>; sfuteral@charlestonlaw.net; 'Leonidas Stavrinakis' <leon@lawleon.com>; Jerry@theoslaw.com; Scarlett Wilson <wilsons@scsolicitor9.org>; uricchioiom@bellsouth.net; chrismurphy@schouse.gov; chris@murphyllc.com; tthames@wjlaw.net; gardner.monica@aoin.com

Subject: RE: State v. Alan Nix

Importance: High

Dear Mr. Nix,

Assistant Solicitor Nicholas Uricchio intends to set an arraignment date for you in the future. You will be summoned to come to the Charleston County Judicial Center and be arraigned on the direct indictment from the Charleston County Grand Jury. **There is no need to you to surrender today.** As long as you are in compliance with your bond, the State will agree to a PR bond at that time (with no further payment needed) and you will be released on the same day.

Today due to your failure to appear today on the Motion to Clarify Representation and your emailed concerns to the Assistant Solicitor about fear of delusions, Judge Cothran has ordered that you to participate in a competency to stand trial evaluation by representatives of the SC

Department of Mental Health. Mr. Mack will notify you of the date and location of that evaluation when it is set. It will be conducted here in Charleston at the offices of MUSC in West Ashley. The evaluation is similar to an extended interview of you by the examiners. You will NOT be taken into custody as long as you appear on time.

Ashley Pennington

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Friday, January 07, 2022 9:41 AM

To: Benjamin A. Mack <BMack@charlestoncounty.org>

Cc: Ashley Pennington <APennington@charlestoncounty.org>; Ted Smith <WTSmith@charlestoncounty.org>; Nicholas Uricchio <UricchioN@SCSolicitor9.org>; Gaylord R. Combs <GRCombs@charlestoncounty.org>; Cassandra Woosley <cwoosley@charlestoncounty.org>; Megan S. Ehrlich <MEhrlich@charlestoncounty.org>; Natalie A. Ham <NHam@charlestoncounty.org>; aclifford@cpc.sc.gov; ryanmccabe@schouse.gov; stephanie.trotter@mccabetrotter.com; tmusheff@musheff-law.com; carolina_realestate@yahoo.com; discountrealestategroup@yahoo.com; James M. Milone <JMilone@charlestoncounty.org>; 'Jefferson, Deadra L. Secretary (Chanda C. Sheppard)' <DJeffersonSC@sccourts.org>; 'Jefferson, Deadra L. Law Clerk (Jacqueline Venezia)' <DJeffersonLC@sccourts.org>; hyoung@sccid.sc.gov; hryan@sccid.sc.gov; jsnichols@sccourts.org; awilson@scag.gov; aflynn@irf.sc.gov; Julie Armstrong <JArmstrong@charlestoncounty.org>; Solicitor <Solicitor@scsolicitor9.org>; mkeel@sled.sc.gov; 'Adam Lambert' <adam@alhfirm.com>; sean@alhfirm.com; baker@alhfirm.com; tkohn@sccourts.org; 'Jeff Young' <JYoung@scag.gov>; Sarah Schreiber, Charleston Legal Access <sarah@charlestonlegalaccess.org>; elizabeth.yerington@fnf.com; rhondaferguson@allstate.com; scotthran@trustscs.com; bbarnette@spartanburgcounty.org; david@earhartoverstreet.com; deon@davidaylor.com; pkeegan@sled.sc.gov; peter@mccoylelawgrp.com; ryan.earhart@earhartoverstreet.com; 'Frank Cornely' <frank@cornelylaw.com>; 'Dora Bell' <paralegal@cornelylaw.com>; Gregory Voigt <greg@voigtlaw.xyz>; sfutral@charlestonlaw.net; 'Leonidas Stavrinakis' <leon@lawleon.com>; jerry@theoslaw.com; Scarlett Wilson <wilsons@scsolicitor9.org>; uricchioim@bellsouth.net; chrismurphy@schouse.gov; chris@murphyllc.com; tthames@wilaw.net; gardner.monica@aoins.com

Subject: RE: State v. Alan Nix

CAUTION: This email originated outside of Charleston County. Do not click links or open attachments from unknown senders or suspicious emails. If you are not sure, please contact IT helpdesk!

UPDATE:

I'm feeling a little bit better now about my bad dreams / mental health / apparent memory issues / apparent delusional disorder.

I've went a few places this morning check on all of this, and just left the Records Dept at the Charleston County Sheriff's Dept. The lady that helped me (said she had also worked with the Solicitor Office and Public Defender Office) said she couldn't find where I was arrested on 23 Nov 2021. At least not by the Charleston County Sheriff's Dept. Does anyone else know where I may be able to get a copy of the arrest report that was filed when I was apparently arrested on 23 Nov 2021?

If I wasn't legally arrested on 23 Nov 2021, or some time after 26 Jan 2021, maybe Agent Keegan (SLED / retired Secret Service) can arrest me at his office at 4045 Bridge View Rd., North Charleston in a little while?

If Agent Keegan can't arrest me before like 1130 or noon, I'm thinking I'm going to go back to Columbia and let either Chief Keel or Mr. Young arrest me this afternoon.

Agent Keegan, just email me back and let me know when you will be at your office at 4045 Bridge View Dr. and I will meet you there.

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Friday, January 7, 2022 4:40 AM

To: 'Benjamin A. Mack' <BMack@charlestoncounty.org>

Cc: 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Ted Smith' <WTSmith@charlestoncounty.org>; 'Nicholas Uricchio' <UricchioN@SCSolicitor9.org>; 'Gaylord R. Combs' <GRCombs@charlestoncounty.org>; 'Cassandra Woosley' <cwoosley@charlestoncounty.org>; 'Megan S. Ehrlich' <MEhrlich@charlestoncounty.org>; nham@charlestoncounty.org; aclifford@cpc.sc.gov; ryanmccabe@schouse.gov; stephanie.trotter@mccabetrotter.com; tmusheff@musheff-law.com; carolina_realestate@yahoo.com; discountrealestategroup@yahoo.com; 'James M. Milone' <JMilone@charlestoncounty.org>; 'Jefferson, Deadra L. Secretary (Chanda C. Sheppard)' <DJeffersonSC@sccourts.org>; 'Jefferson, Deadra L. Law Clerk (Jacqueline Venezia)' <DJeffersonLC@sccourts.org>; hyoung@sccid.sc.gov; hryan@sccid.sc.gov; jsnichols@sccourts.org; awilson@scag.gov; aflynn@irf.sc.gov; jarmstrong@charlestoncounty.org; solicitor@scsolicitor9.org; mkeel@sled.sc.gov; 'Adam Lambert' <adam@alhfir.com>; sean@alhfir.com; baker@alhfir.com; tkohn@sccourts.org; 'Jeff Young' <JYoung@scag.gov>; 'Sarah Schreiber' <sarah@charlestonlegalaccess.org>; elizabeth.yerington@fnf.com; rhondaferguson@allstate.com; scothran@trustscs.com; bbarnette@spartanburgcounty.org; david@earhartoverstreet.com; deon@davidaylor.com; pkeegan@sled.sc.gov; peter@mccoylelawgrp.com; ryan.earhart@earhartoverstreet.com; 'Frank Cornely' <frank@cornelylaw.com>; 'Dora Bell' <paralegal@cornelylaw.com>; 'Gregory Voigt' <greg@voigtlaw.xyz>; sfuterat@charlestonlaw.net; 'Leonidas Stavrakis' <leon@lawleon.com>; jerry@theoslaw.com; wilsons@scsolicitor9.org; uricchoiom@bellsouth.net; chrismurphy@schouse.gov; chris@murphylawfirmllc.com; tthames@wjlaw.net; gardner.monica@aoins.com

Subject: RE: State v. Alan Nix

Ms. Kohn and Ms Armstrong.

I felt sure one of you would have responded and explained yesterday how BM became listed as my attorney in the SC Court Administration system on 25 Feb 2021.

Perhaps when you do, you can also explain why the motion signed for by the Charleston County Courier at 0852 eight days ago still doesn't show as being filed. I don't think it has the word "Churchill" in it anywhere so I'm guessing you all can't try to rely on Murphy's, / Thames / Auto Owners Insurance's "Enjoin" order from 27 Sept 2019 for that one. Please explain.

Mr. Pennington, Mr. Ryan Mr. Young, Ms. Wilson, Mr. Wilson.

I still haven't seen a revised motion for BM's 29 Oct 2021 motion to clarify representation..... Are you negligently supervising your employees or is there another reason for this ongoing significant delay? Please explain.

As to BM's statement below *"on March 8, 2021, we spoke on the phone after you were screened, and you said that "for now" you wanted me to represent you, and on March 9, 2021, I filed a notice of appearance in your case. However, your interest in having me represent you clearly waned when I questioned the reasoning and logic behind your wanting to challenge your initial bond order, when I raised the issue of motioning for a change in venue to resolve a lot of your concerns, and when I wanted you to meet with Dr. Bill Mulbry about concerns for your mental health"*

1. BM and I did speak by phone on 8 March 2021. It is the only time we have spoken. I was clear in the letter dated 21 Feb 2021 that all communications would be written to prevent any he said / she said controversies, such as this one.

2. BM now makes the partial assertion about this conversation that “you said that “for now” you wanted me to represent you, and on March 9, 2021 I filed a notice of appearance in your case” In actuality, BM called me and said that he had filed the notice of appearance that morning due to being copied on emails and letters about the SCDMH Scranton, etc fraudulent and perjurious Petition For Judicial Admission in Pickens County. He then asked me if I wanted him to withdraw his notice of appearance and I said no, that he could leave it since he had already supposedly filed it.
3. I stated that I did not trust attorneys and BM said he didn’t either and that was the reason he had become a Public Defender.
4. I brought up the issues with Charleston County / Charleston County Clerk’s Office and the obvious issues with Haselden’s 26 Jan 2021 BAIL PROCEEDING FORM II. I mentioned that a change of venue might be worth considering. BM jumped at that idea and wanted to file a change of venue motion to Berkeley County.....of course..... I stated that I wanted to see how Charleston County / Armstrong, etc. dealt with the obvious issues that they have created for themselves before a change of venue was actually acted on.
5. I brought up the issue of Craven’s written affidavit dated 21 Jan 2021 but the arrest warrant was dated 22 Jan 2021. BM stated it wasn’t a big deal and that Ms. Wilson and her employees would argue that it was just a mistake. BM then went on to make an apparent joke about The State and Charleston County saying I had intimidated the entire Charleston County Sheriff’s Office. I corrected BM by pointing out the obvious that Craven’s affidavit specifically stated that one Joe Dawson was the victim (and witness) and that he “*is an attorney that represents the County of Charleston*”
 - a. I didn’t know it at the time, but Ms. Wilson posted a very nice congratulatory note on her Facebook page to a Joe Dawson on 16 Dec 2020. “*Great day for judges in this State. More on that later! Congratulations to Joe Dawson. Excellent choice!*”
 - b. Later, a second Craven affidavit turned up, the exact same words as the one I was given on the evening of 25 Jan 2021, but this one was dated 22 Jan 2021 instead of 21 Jan 2021.... And the handwriting is obviously different....

As to BM’s statement that “October 21, 2021, you specifically told me to request a continuance of your prelim for the purpose of hiring private counsel and/or representing yourself”.

I still haven’t received any explanation for BM’s assertion on 13 Oct 2021 that “*Today, I spoke with Magistrate Judge Gosnell, and he said he is not going to let you represent yourself at the prelim on 10/20 unless a General Sessions Court Judge relieves me as counsel in your case*”

I have also copied all, or at least close to all, of the private counsels I have contacted. Related to the 27 Oct 2021, please see and/or speak with Mr. Gregory Voight. He seemed willing to assist on short notice, but then stopped answering his phone and email a couple of hours later around 1645 on 26 Oct 2021. I know BM spoke with at least some of these private counsels....and then they always seemed to find a conflict or something similar that prevented them from representing me.

Anyways, I woke up in a horrible sweat a little while ago and really upset by a dream I had. I dreamed I had been arrested on Thanksgiving Eve’s eve. It seemed so real, but I just have no memory of being arrested again after 25 Jan 2021. I’m really worried that all of this ongoing and very intentional infliction of emotional (and financial, physical, and mental) distress is really screwing me. So, I think I am going to see someone in a little while to see if my bad dream is something I should be worried about, like a delusion or something. I’ll make sure they call at least some of you all depending on what I find out and/or happens. .

Best regards,
Alan Nix

From: agnix1@hotmail.com <agnix1@hotmail.com>

Sent: Thursday, January 6, 2022 1:09 AM

To: 'Benjamin A. Mack' <BMack@charlestoncounty.org>

Cc: 'Ashley Pennington' <APennington@charlestoncounty.org>; 'Ted Smith' <WTSmith@charlestoncounty.org>;

Ex. B

2 PAGES

agnix1@hotmail.com

From: Benjamin A. Mack <BMack@charlestoncounty.org>
Sent: Wednesday, December 15, 2021 4:09 PM
To: agnix1@hotmail.com
Subject: FW: PLEA-2021A1010200475-ALAN GREGORY NIX

FYI.

--
Benjamin A. Mack
Assistant Public Defender
South Carolina's 9th Judicial Circuit
101 Meeting Street, 5th Floor
Charleston, South Carolina 29401
843.958.1884

From: Chas County GS Docket <GSDocket@charlestoncounty.org>
Sent: Wednesday, December 15, 2021 3:50 PM
To: Benjamin A. Mack <BMack@charlestoncounty.org>
Subject: PLEA-2021A1010200475-ALAN GREGORY NIX

COURT OF COMMON PLEAS
AND GENERAL SESSIONS
100 BROAD STREET, SUITE 106
CHARLESTON, SC 29401-2258



JULIE J. ARMSTRONG
CLERK OF COURT
CHARLESTON COUNTY

This notice was processed on December 15, 2021.

Benjamin Andrew Mack
101 Meeting Street, 5Th Floor
Charleston SC 29401

Re: NOTICE OF PLEA

THE STATE OF SOUTH CAROLINA VS ALAN GREGORY NIX

2021A1010200475-Resisting / Resisting Arrest; Oppose or ...
2021GS1002599-Threat / Threatening life, person or fam...

The above captioned matter is scheduled for a Plea on January 7, 2022 at 9:30 AM at the:

Charleston County Judicial Center
100 Broad Street
Charleston SC 29401

You are required to attend this Plea unless an order of continuance has been issued by the Chief Judge for Administrative Purposes for the Court of General Sessions or the Presiding Judge.

Defense Attorneys are required to notify their client of the above plea date and time and if their presence is required.

You can track the progression of your case at: www.courtplus.org

If you have any questions about this hearing, please contact:

James Milone
GS Docket Manager
(843) 958-5029

Ex. C

2 PAGES

agnix1@hotmail.com

From: agnix1@hotmail.com
Sent: Tuesday, January 11, 2022 1:25 PM
To: 'Transcripts'
Cc: tkohn@sccourts.org; 'Ashley Pennington'; 'Benjamin A. Mack'; 'Cassandra Woosley'; 'Scarlett Wilson'; 'Nicholas Uricchio'; hyoung@sccid.sc.gov; aclifford@cpc.sc.gov
Subject: transcript request - 7 Jan 2022 motion hearing
Attachments: 7 Jan 2022 transcript request.pdf

Please see attached. I will also be placing in the USPS asap.

Additionally, please ensure all audio and video recordings of this are preserved as they will be requested as well.

Thank you for your assistance.

Best regards,
Alan Nix

PS. My apologies Ms. Woosley. I couldn't fit your name on the form without causing issues.

Transcript Request Form

Pursuant to Rule 207 and 607 of the South Carolina Appellate Court Rules, the transcribed paper copy is the official record of court proceedings. You may request a transcript by completing this form and emailing it to the Court Reporter and to South Carolina Court Administration at transcripts@sccourts.org. Click [here](#) for instructions on how to find the court reporter's email and mailing addresses. Once the court reporter receives your request, it will be processed pursuant to Rule 207 and 607 of the SCACR. Rule 607(h) governs the fees for transcripts, which are not provided for free or at reduced rates to any party. Please send by mail a money order or certified bank check to the court reporter in order to obtain the transcript. Some court reporters may accept personal checks. Please check with the court reporter to see if this option is available. Once your request is received, you will receive a copy of this form with the bottom portion completed. Please promptly submit your payment in order for the transcript to be provided. If you need to cancel the transcript request for any reason, you are responsible for paying for the pages of the transcript that have already been completed at the time of the cancellation.

Requestor's Information			
Full Name <u>Alan Nix</u>	Phone Number <u>843.991.4170</u>	Email Address <u>Agnix1@hotmail.com</u>	
Mailing Address <u>1401 Densmore Circle</u>	City <u>Mount Pleasant</u>	State <u>SC</u>	Zip Code <u>29466</u>
Transcript Information			
Docket Number <u>2021-A10-10200475</u> <u>2021-A10-10200476</u> <u>2021-GS-02599</u>	Case Caption (i.e. State v. John Doe or Smith v. Smith) <u>State v Alan Nix</u>		
Date(s) of Proceeding <u>7 January 2022</u>	Circuit <input type="checkbox"/> Family <input type="checkbox"/>	County <u>Charleston</u>	
Presiding Judge <u>Cothran (what I was told by Opposing Counsel)</u>	Expedited Yes <input type="checkbox"/> No <input type="checkbox"/>		
Court Reporter(s) <u>Do not know - can't find motion roster for Motion to Clarify Counsel</u>	Opposing Counsel <u>Ashley Pennington / Benjamin Mack - Charleston County Public Defender Corporation</u> <u>Scarlet Wilson / Nicholas Urrichio - Charleston County Solicitor Office</u>		

Requestor's Signature: Alan Nix
(Typed name will serve as signature)

Date: 11 Jan 2022

Note: If you are ordering a transcript pursuant to Rule 207(a)(1), SCACR, you must contemporaneously furnish all parties, the Office of Court Administration, and the clerk of the appellate court with copies of all correspondence with the court reporter.

For Court Reporter Use Only			
Full Name _____	Date Received _____	Email Address _____	
Notice of Estimate to Requestor Party Date: _____ Number of Pages: _____ Estimated Amount _____			
Mailing Address for Payment _____	City _____	State _____	Zip Code _____

**THE STATE OF SOUTH CAROLINA
In The Court of Appeals**

RECEIVED

FEB 04 2022

SC Court of Appeals

**APPEAL FROM CHARLESTON COUNTY
Court of General Sessions and Common Pleas**

**The Honorable Ferrell Cothran, Circuit Judge,
The Honorable Maite Murphy, Circuit Judge,
The Honorable Deandre Jefferson, Circuit Judge**

**Case No(s). 2021-A10-10200444
2021-A10-10200475
2021-A10-10200476
2021-GS10-02599
2018-CP-10-03315**

Appellate Case No. 2022-000064

Alan Nix,

Appellant,

v.

**The State of South Carolina, Charleston County,
Charleston County Public Defender Corporation, "Churchill
Park", Churchill Park at Parkwest, Inc., Churchill Park
Homeowners' Association, Inc., David Brown, and Catherine
Brown**

Respondents,

PROOF OF SERVICE

The undersigned certifies that a copy of Appellant's motion for subpoena for 7 January 2022 order has been served upon the individuals listed below by hand delivering or mailing a copy of the same, postage prepaid, in the United States Mail, addressed as shown, this 4th day of February 2022 to:

Julie Armstrong
Clerk of Court, Charleston County
100 Broad St.
Charleston, SC 29401

Alan Wilson
SC Attorney General
1000 Assembly St.
Columbia, SC 29201
(Attorney for The State of South Carolina)

Troy Thames
Wilson, Jones, Carter & Baxley
4922 O'hear Ave
North Charleston, SC 29405
(Auto Owners Insurance Co. paying for
(David and Catherine Brown)

Natalie Ham
Charleston County Attorney
4045 Bridge View Dr.
Charleston, SC 29405
(Attorney for Charleston County)

Hervery Young
S.C Commission on Indigent Defense
1330 Lady St., Ste. 401
Columbia SC 29201
(possibly attorney for Charleston County
Public Defender Corporation)

Charleston County Public Defender Corp
Attn: Ashley Pennington
101 Meeting St.
Charleston, SC 29401
(Attorney for Charleston County Public
Defender Corporation)

Kevin Mims
Luzuriaga Mims
1156 King St.
Charleston, SC 29403
(Auto Owners Insurance Co. paying for
"Churchill Park", Churchill Park at
Parkwest, Inc., Churchill Park Homeowners'
Association, Inc.)

Scarlett Wilson
Charleston County Solicitor Office
101 Meeting St.
Charleston, SC 29401

Dated: February 3, 2022

Respectfully submitted,

By:



Alan G. Nix
1401 Densmore Circle
Mount Pleasant, SC 29466
(843) 991.4170

3 February 2022

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FEB 04 2022

SC Court of Appeals

Alan Nix
1401 Densmore Circle
Mount Pleasant, SC 29466

Ms. Jennie Abbott Kitchings, Clerk of Court
South Carolina Court of Appeals
1220 Senate St.
Columbia, SC 29201

RE: The State of South Carolina, Charleston County, Charleston County Public Defender Corporation, "Churchill Park", Churchill Park Homeowners' Association, Inc., Churchill Park at Parkwest, Inc., David Brown and Catherine Brown Appellate Cas Number 2022-00064

Case Numbers: 2021-A10-10200444, 2021-A10-102475, 2021-A10-10200476, 2021-GS10-02599, 2018-CP-10-03315

Ms. Abbott Kitchings,

Please find enclosed:

1. A motion for subpoena to the Charleston County Clerk of Court to provide the required order(s) and documents related to the motion which should have been filed on 30 December 2021 and related hearing of 7 January 2022
2. Proof of Service.
3. Check number 1914 in the amount of \$50.00 drawn on Navy Federal Credit Union.
4. Copies of the motion and Proof of Service to be returned with your clock stamp
5. Self-addressed and postage prepaid envelope to return the enclosed copies of the Motion and Proof of Service

Best regards,



Alan Nix

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FEB 04 2022
SC Court of Appeals

SC COURT OF APPEALS

Nix v STATE OF SC, CHURCHILL PARK, etc

4 FEB 2022